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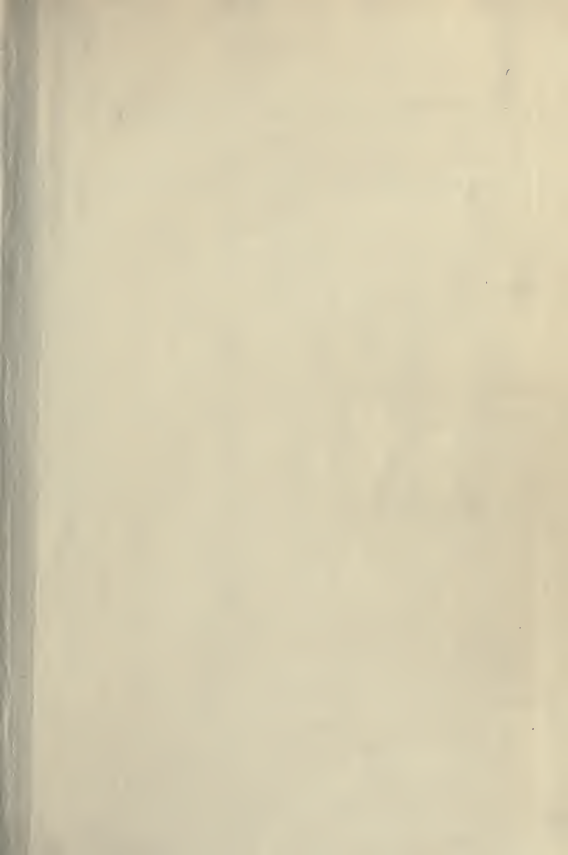
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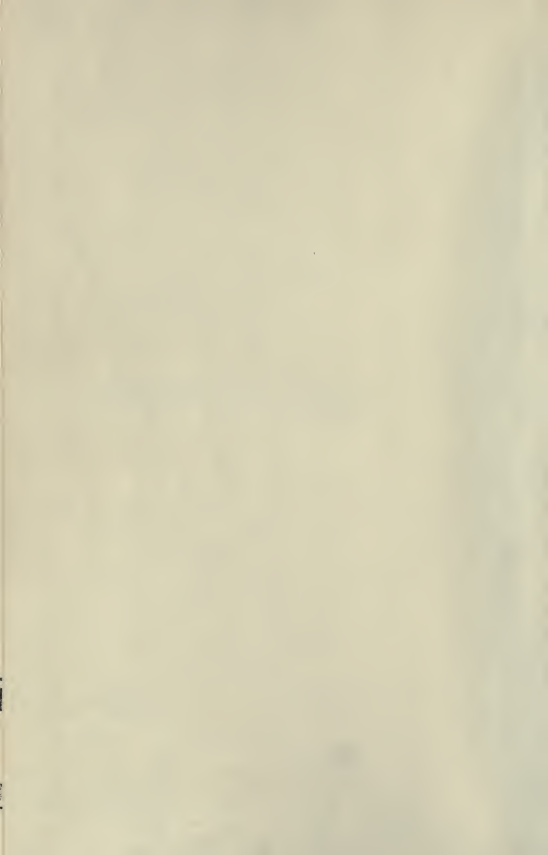
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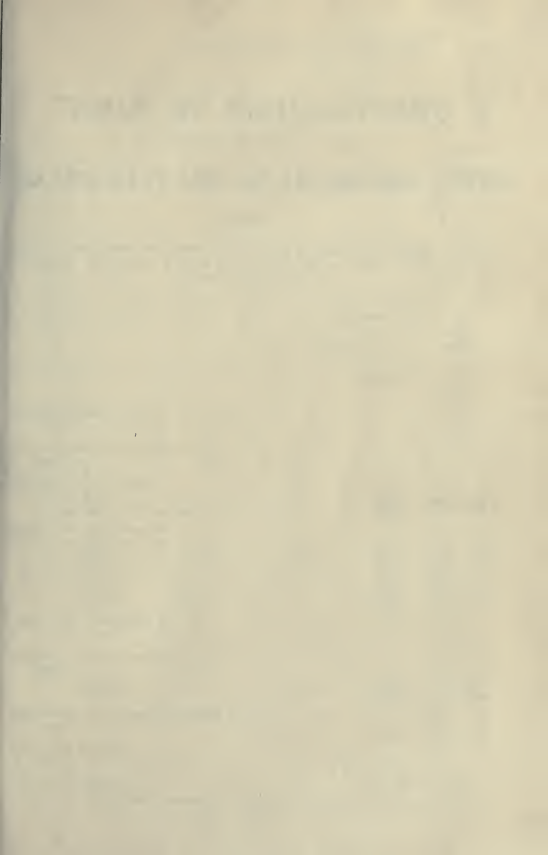
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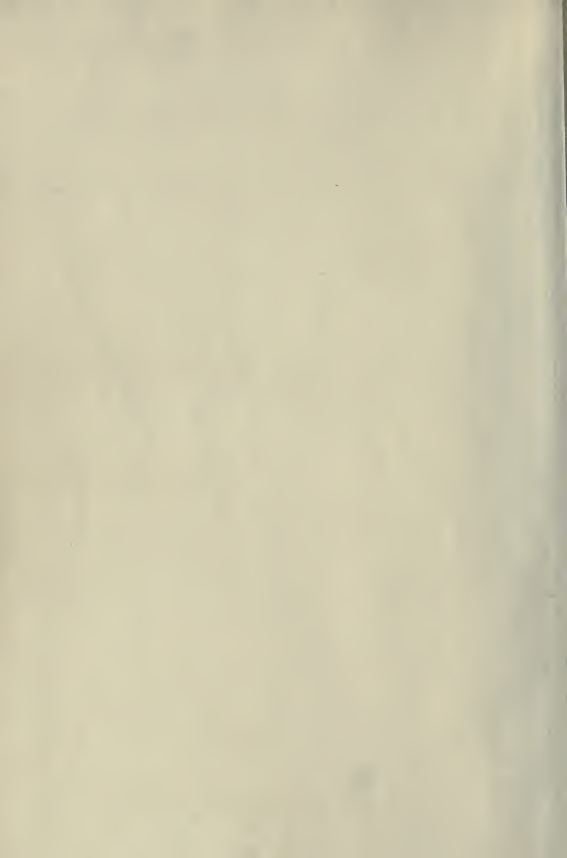
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THE CARSWELL COMPANY LIMITED









6/03088(2

TABLE OF REGULATIONS (ont.)

FILED UNDER THE REGULATIONS ACT

To the 31st Day of December, 1975

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Arbitration Proceedings 143 Crop Insurance Plan 144 Apples 144 amended 229/72 amended 358/74 amended 358/74 amended 358/74 amended 359/74 amended 359/74 amended 359/74 amended 359/74 amended 359/74 amended 359/74 Goloured Beans 304/73 amended 360/74 amended 347/75 amended 347/75 amended 347/75 amended 115/73 amended 259/73 amended 347/75 amended 347/75 amended 359/74 amended 344/75 amended 344/75 amended 344/75 amended 362/74 amended 362/74 amended 362/74 amended 3	Crop Insurance Act (Ontario)				
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amended				May 25/74	
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amended				Aug. 30/75	

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Potatoes		319 /72 371 /74	July 15/72 May 25/74
amended		385 / 75	June 7/75
Seed Corn		517 /75	July 5/75
Sour Cherries		102 /74	Mar. 9/74
amended		323 /75	May 17/75
Soybeans			
amended		187 /71	May 22/71
amended		230 /72	May 27/72
amendedamended	• • •	373 74	May 25/74
Spring Grain		345 /75	May 24/75
amended		233 /72	May 27/72
amended		116/73	Mar. 24/73
amended		374 / 74	May 25/74
amended		348/75	May 24/75
Sweet Cherries		103/74	Mar. 9/74
amended		322 / 75	May 17/75
Sweet Corn		::::::	
amended		170 /71	May 8/71
amended		235 /72	May 27/72
amendedamended		221 /73	May 5/73
amended		375 74 389 75	May 25/74 June 7/75
Tomatoes			June 1/13
amended		172 /71	May 8/71
amended		224/73	May 5/73
amended		397 / 74	June 8/74
amended		563 / 75	July 19/75
White Beans	154		
amended		188 /71	May 22/71
amended		234 /72	May 27/72
amended		376 74	May 25/74
amended		346 /75 809 /75	May 24/75
Winter Wheat	• • • •	809/13	Nov. 1/75
Designation of Insurable Crops		495 /75	June 28/75
General		,	J / · ·
amended		494 /75	June 28/75
Crown Employees Collective Bargaining Act, 1972			
General		577 /72	Dec. 30/72
amended		150 /73	Apr. 7/73
Rules of Procedure		151 /73	Apr. 7/73
Crown Timber Act			
General	159		
amended		161 /72	Apr. 22/72
amended		418 / 73	July 21/73
amended		335 /74	May 18/74

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	R.R.O. 1970	O. Reg.	Gazette
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D			
Day Nurseries Act			
General			
amended		232 /71	June 12/71
amendedamended		547 /71 239 /72	Jan. 15/72 May 27/72
amended		82 /73	Mar. 10/73
amended		797 73	Dec. 29/73
amended		148 / 74	Mar. 30/74
amended		826 /74	Nov. 16/74
amended	• • • •	972 74	Jan. 4/75
Dead Animal Disposal Act			
General			
amended	• • • •	751 /73	Dec. 15/73
Dental Technicians Act			
General	162		
amended		490 / 75	June 28/75
- management of the second			
Dentistry Act			
Dental Hygienists			
amended Low Cost Denture Service	• • •	445 72 61 73	Sept. 23/72 Mar. 3/73
20 0000 Dentale Service	• • •	01/13	Mai. 3/13
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amendedBeans	•••••	263 /71	July 3/7	
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amended		45/71	Feb. 6/7	
amended		80 / 72	Mar. 4/7	
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amended	• • • • • • • • • • • • • • • • • • • •	568 / 75	July 19/7.	
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amended		23/72	Feb. 5/7	
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amendedamended		463 72 592 72	Sept. 30 /7	
amended		128/75	Jan. 13/7. Mar. 8/7	
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	Marketing Limitations		595 72	Jan. 13/73	
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	amended	224	953 75	Dec. 20/75	
	Marketing		265 /71	Tl., 2/71	
	amended		265 71 22 72	July 3/71 Feb. 5/72	
	amended	• • •	202 /73	Apr. 21/73	
	amended		728 / 75	Sept. 27/75	
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	amended		266 / 71	July 3/71	
	amended		334 /72	July 15/72	
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	amendedamended		439 /73	Aug. 11/73	
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Tender Fruit for Processing Plan amended. amended. Marketing amended. Tobacco Plan amended. Marketing amended. amended. Tomato Seedling Plants for Processing Plan. Marketing amended. Tomato Seedling Plants for Processing Plan. Marketing. amended. Turkeys	339 340 341	134 /73 952 /75 21 /72 135 /73 398 /74 79 /72 78 /73	Dec. 20/7 Feb. 5/7 Mar. 31/7 June 8/7 Mar. 4/7 Mar. 10/7
Plan. amended. amended. Marketing. amended. Tobacco Plan. amended. Marketing. amended. amended. Tomato Seedling Plants for Processing Plan. Marketing. amended. Tomato Seedling Plants for Processing Plan. Marketing. amended. Turkeys	339 340 341	134 /73 952 /75 21 /72 135 /73 398 /74 79 /72 78 /73	Dec. 20/7 Feb. 5/7 Mar. 31/7 June 8/7 Mar. 4/7 Mar. 10/7
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Marketing. amended. amended. Tobacco Plan. amended. Marketing. amended. amended. amended. Tomato Seedling Plants for Processing Plan. Marketing. amended. Turkeys	339 340 341 	21 /72 135 /73 398 /74 79 /72 78 /73	Feb. 5/7 Mar. 31/7 June 8/7 Mar. 4/7 Mar. 10/7
amended. amended. Tobacco Plan. amended. Marketing. amended. amended. amended. Tomato Seedling Plants for Processing Plan. Marketing. amended. Turkeys	340 341 	21 /72 135 /73 398 /74 79 /72 78 /73	Feb. 5/7 Mar. 31/7 June 8/7 Mar. 4/7 Mar. 10/7
Tobacco Plan amended Amended amended amended amended Tomato Seedling Plants for Processing Plan Marketing amended Turkeys	340 341	398 74 79 72 78 73	June 8/7 Mar. 4/7 Mar. 10/7
Plan amended Marketing amended. amended. amended. Tomato Seedling Plants for Processing Plan. Marketing. amended. Turkeys	341	398 74 79 72 78 73	June 8/7 Mar. 4/7 Mar. 10/7
amended. Marketing amended amended amended. Tomato Seedling Plants for Processing Plan Marketing amended. Turkeys	341	398 74 79 72 78 73	June 8/7 Mar. 4/7 Mar. 10/7
Marketing. amended. amended. amended. Tomato Seedling Plants for Processing Plan. Marketing. amended. Turkeys	341	79 72 78 73	Mar. 4/7 Mar. 10/7
amended. amended. amended. Tomato Seedling Plants for Processing Plan. Marketing. amended. Turkeys	• • •	79 72 78 73	Mar. 10/7
amended. amended. Tomato Seedling Plants for Processing Plan. Marketing. amended. Turkeys	• • •	78 73	Mar. 10/7
amended. Tomato Seedling Plants for Processing Plan. Marketing. amended. Turkeys			
Tomato Seedling Plants for Processing Plan Marketing amended Turkeys			Apr. 14/7
Plan			* '
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Turkeys		117/74	Mar. 16/7
		296 /75	May 3/7
	240		
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amended	340	132 /73	Mar. 31/7
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amended		257 72	June 17/72	
amended		447 / 72	Sept. 23/72	
amended		618/73	Oct. 20/73	
amended	• • •	112 74 475 74	Mar. 9/74 July 13/74	
amendedamended		49 75	Feb. 15/75	
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amended		435 / 75	June 14/75
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	al		746 /73	Dec. 15/73
Genera	amended		265/75	Apr. 26/75
		•• •••	2007.0	1101. 20//
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	igs of the General Sessions of the Peace			
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	ndent Fathers (revoking)		978 /75	Dec. 27/75
	al			200. 27/10
Gener	amended		100 /71	Mar. 13/71
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	amended		248/71	June 19/7
	amended		276 /71	July 10/71
	amended		63 / 72	Feb. 26/72
	amended		88 / 72	Mar. 11/72
	amended		338/72	July 22/72
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	amended		560 /73	Sept. 15/73
	amended		686 /73	Nov. 17/73
	amended		714 / 73	Dec. 1/73
	amended		798 /73	Dec. 29/73
	amended		822 73	Jan. 12/74
	amended		714 73	Dec. 1/73
	amendedamended		216 / 74	Apr. 27 /74
	IN THE TRIBEIL		532 74 ° 779 74	July 27/74
				Oct 26/1/
	amended			
	amended		84 / 75	Feb. 22/75
	amended		84 75 277 75	Feb. 22/75 Apr. 26/75
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amended		580 / 72	Jan. 6/73	
amended		218 / 73	Apr. 28/73	
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amended		809/73	Jan. 12/74	
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amended		420 /74	June 22/74	
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amended		947 /74	Dec. 28/74	
amended		54 /75	Feb. 15/75	
amended		118 / 75	Mar. 8/75 Mar. 8/75	
amended		120 /75 205 /75	Mar. 8/75 Apr. 5/75	
amended		232 /75	Apr. 12/75	
amended		239 /75	Apr. 19/75	
amended		287 /75	May 3/75	
amended		288 /75	May 3/75	
amended		290 / 75	May 3/75	
amended		358 / 75	May 24/75	
amended		359 75	May 24/75	
amended		403 / 75	June 7/75	
amended		404 / 75	June 7/75	
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amended		512 /75	July 5/75	
amended		571 /75	July 26/75	
amendedamended		598 75 655 75	Aug. 2/75 Aug. 23/75	
amended		680 /75	Sept. 6/75	
amended.		681 /75	Sept. 6/75	
amended		745 / 75	Sept. 27/75	
amended		875 / 75	Nov. 29/75	
amended		876 /75	Nov. 29/75	
amended		877 /75	Nov. 29/75	
amended		923 /75	Dec. 6/75	
amended		970 /75	Dec. 20/75	
amended		971 /75	Dec. 20/75	
amended		988 /75	Dec. 27/75	
amended		989 /75	Dec. 27 /75	
amended		990 /75	Dec. 27 /75	
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amended		40 /71 151 /71	Feb. 6/71	
amended		179 / 71	May 1/71 May 15/71	
amended		216/71	June 5/71	
amended		256/71	July 3/71	
amended		257 /71	July 3/71	
amended		329 /71	Aug. 14/71	
amended		361/71	Sept. 4/71	

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amended		510/71	Dec. 25/71			
amended		75 72	Mar. 4/72			
amended		132 / 72	Apr. 1/72			
amended		222 72	May 27/72			
amended		395 72	Aug. 19/72			
amended		472 72	Sept. 30/72			
amendedamended		531 /72 56 /73	Nov. 18/72 Feb. 24/73			
amended		57 /73	Feb. 24/73			
amended		225 /73	May 5/73			
amended		276 / 73	May 26/73			
amended		277 73	May 26/73			
amended		351 /73	June 23/73			
amended		429 /73	July 28/73			
amended		663 / 73	Nov. 10/73			
amended		51/74	Feb. 16/74			
amended		395 / 74	June 8/74			
amended		613/74	Aug. 31/74			
amended		654 / 74	Sept. 14/74			
amended		696 /74	Oct. 5/74			
amended		798 74	Nov. 9/74			
amended		293 75	May 3/75			
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amended		609 / 75	Aug. 9/75			
amended		907 75	Dec. 6/75			
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Demerit Point System		267.770				
amended		367 /72	Aug. 12/72			
amended		93 73	Mar. 3/73			
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amended		226/73	May 5/73			
amended		57 /74	Feb. 16/74			
amended		491/74	July 20/74			
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General						
amended		19/71	Jan. 23/71			
amended		63 /71	Feb. 13/71			
amended		31 /72	Feb. 12/72			
amended		198/72	May 13/72			
amended		365 /72	Aug. 12/72			
amended		509 /72	Nov. 4/72			
amended		145 /73	Apr. 7/73			
amended		323 /73	June 16/73			
amended		732 73	Dec. 15/73			

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amended		414/74	June 15/7
amended		432/74	June 22/7
amended		632 / 74	Sept. 14/7
amended		678 74	Sept. 28 /7
amended		31 /75	Feb. 8/7
amended		145 /75	Mar. 22/7
amended		234 /75	Apr. 12/7
amended		541/75	July 12/7
amended		911/75	Dec. 6/7
amended		912/75	Dec. 6/7
amended		974 /75	
Gross Weight on Bridges		,	Dec. 27/7
amended		130 /72	Sont 16/7
Load Limits		439 72	Sept. 16/7
		77 75	Feb. 22/7
amended		199 /75	Apr. 5/7
amended		200 /75	Apr. 5/7
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amended		385 74	June 1/7
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amended		159 /71	May 1/7
amended		272 /71	July 3/7
amended		514/71	Dec. 25/7
amended		433 72	Sept. 9/7
amended		541 /72	Dec. 2/7
amended		278 /73	May 26/7
amended		324 / 73	June 16/7
amended		364 / 73	June 30/7
amended		213/73	Apr. 28/7
amended		493 73	Aug. 25/7
amended		561 /73	Sept. 15/7
amended		414 / 74	June 15/7
amended		432 74	June 22/7
amended		709 / 74	Oct. 12/7
amended		759 74	Oct. 26/7
amended		866 74	Nov. 30/7
amended		198/75	Apr. 5/7
amended		467 75	June 21/7
amended		518 / 75	July 5/7
amended		909 /75	Dec. 6/7
Reciprocal Suspension of Licences			
amended		17/71	Jan. 23/7
Restricted Use of Left Lanes by Commercial Motor Vehice	cles	147 /73	Apr. 7/7
amended		340 /74	May 18/7
Safety Helmets for Motorcycle Riders	423		
amended		410/71	Oct. 2/7
amended		677 74	Sept. 28/7
Safety Standards Certification		477 74	July 13/7
School Buses		702 / 75	Sept. 13/7
Signs	425		
amended		366 / 72	Aug. 12/7
amended		710 / 74	Oct. 12/7

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Highway Traffic Act—Continued			
Signs—Continued			
amended		703 /75	Sept. 13/75
amended		910/75	Dec. 6/75
amended		415/74	June 15/74
Special Permits			June 10 / 1
amended		711 /74	Oct. 12/74
Specifications and Standards for Trailer Couplings		247 73	May 12/73
Speed Limits			
amendedamended		175 /71	May 8/71
amended		254 /71 283 /71	June 26/71 July 17/71
amended		343 /71	Aug. 28/71
amended		501 /71	Dec. 11/71
amended		512/71	Dec. 25/71
amended		91 /72	Mar. 18/72
amended		221 /72	May 27/72
amendedamended		308 /72 440 /72	July 8/72 Sept. 16/72
amended		526 / 72	Nov. 11/72
amended		34 /73	Feb. 10/73
amended		91 /73	Mar. 10/73
amended		138 /73	Mar. 31/73
amended		149 /73	Apr. 7/73
amendedamended		159 73	Apr. 7/73
amended		269 73 270 73	May 26/73 May 26/73
amended		271 /73	May 26/73
amended		325 /73	June 16/73
amended		326 73	June 16/73
amended		365 / 73	June 30/73
amended		390 /73	July 7/73
amendedamended		114/74 254/74	Mar. 9/74 May 11/74
amended		255 /74	May 11/74
amended		455 74	June 29/74
amended		679 74	Sept. 28/74
amended		863 74	Nov. 30 /74
amendedamended		864 74	Nov. 30 /74
amended		865 74 924 74	Nov. 30 /74
amended		938 /74	Dec. 21 /74 Dec. 28 /74
amended		78/75	Feb. 22/75
amended		272 75	Apr. 26/75
amended		401 /75	June 7/75
amendedamended		677 75 701 75	Sept. 6/75
amended		701 /75 881 /75	Sept. 13 /75 Nov. 29 /75
amended		882 /75	Nov. 29/75
amended		883 / 75	Nov. 29/75
amended		934 /75	Dec. 20/75
amended		1045 / 75	Jan. 10/75
amended		1046 / 75	Jan. 10/76

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Highway Traffic Act—Continued			
Speed Limits on Bridges	431		
amended		438 /72	Sept. 16/72
amended		536 /73	Sept. 15/73
State of North Carolina—Exemption from the Provisions of	f		
Sections 6 and 8 of the Act		631/74	Sept. 14/74
Stop Signs at Intersections			
amended		160 /71	May 1/71
amended		218 /71	June 12/71
amendedamended		513 /71 414 /72	Dec. 25/71 Sept. 2/72
amended		88 /73	Mar. 10/73
amended		146 /73	Apr. 7/73
amended		327 /73	June 16/73
amended		535 /73	Sept. 15/73
amended		729 73	Dec. 15/73
amended		257 74	May 11/74
amended		712 / 74	Oct. 12/74
amended		862 74 246 75	Nov. 30/74 Apr. 19/75
amended		908/75	Dec. 6/75
Stopping of Vehicles on Parts of the King's Highway		400 /72	Aug. 19/72
amended		256 / 74	May 11/74
amended		867 /74	Nov. 30/74
Tire Standards and Specifications	433		
Use of Controlled-Access Highways by Pedestrians	434		35 40 170
amended	• • •	89 /73	Mar. 10/73
amendedamended	• • •	492 73 730 73	Aug. 25/73 Dec. 15/73
amended	• • •	868 /74	Nov. 30/74
Vehicles on Controlled-Access Highways		185 /75	Mar. 29/75
Vehicle Safety	435		
·			
Historical Parks Act, 1972			
Historical Parks—Fees		316/73	June 9/73
amended		512/74	July 20/74
Parks		261 /73	May 19/73
Homemakers and Nurses Services Act			
General	436		
amended		799 73	Dec. 29/73
amended		384 /74	May 25/74
amended	• • •	85 / 75	Feb. 22/75
Homes for Retarded Persons Act			
General	437	420.174	T 20.774
amended	• • •	439 /74 530 /74	June 29/74
amended	• • •	973 74	July 27/74 Jan. 4/75
итетиси,	• • •	713/14	Jan. 4/13

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Homes for Special Care Act				
General	. 438			
amended		535 /71	Jan. 8/72	
amended		57 /72	Feb. 26/72	
amended		219/72	May 20/72	
amended		212/74	Apr. 27/74	
amended		231 /75	Apr. 12/75	
amended		357 75	May 24/75	
Homes for the Aged and Rest Homes Act				
General				
amended		155 /71	May 1/71	
amended		440 /71	Nov. 6/71	
amended		311 /72	July 8/72	
amended		375 73	July 7/73	
amended		448 73	Aug. 18/73	
amended		704 /73	Dec. 1/73	
amended		531 /74	July 27 /74	
amended		750 /74 912 /74	Oct. 19/74 Dec. 14/74	
amended		92/75	Mar. 1/75	
amended		276 / 75	Apr. 26/75	
<i>wmutuu</i>		210/13	Apr. 20/15	
Hospital Labour Disputes Arbitration Act				
Remuneration of Chairman and Members of Board of		550.474	10.774	
Arbitration		552 / 74	Aug. 10/74	
amended		610 / 74	Aug. 31/74	
amended		319/73	June 9/73	
итеписи		319/13	Julie 9/13	
Hospital Services Commission Act				
(See now Health Insurance Act)				
Capital Grants for Schools for the Education of Hospita	1			
and Related Personnel				
Loans for Residences for Student Nurses	. 445			
Hotel Fire Safety Act, 1971				
General		366/71	Sept. 18/71	
amended		154 / 75	Mar. 22/75	
Housing Development Act				
General		688/74	Sept. 28/74	
amended		749 /75	Sept. 27 /75	
amended		1007 / 75	Jan. 3/76	
Owner-Occupant Subsidy		955 /75	Dec. 20/75	
Rent Subsidy		1032 / 75	Jan. 10/76	
And the last of th				
Hunter Damage Compensation Act				
General	449			
amended		294 /75	May 3/75	
unichaeu	• • •	271/13	May 5/15	
Hypnosis Act				
Application of Section 2 of Act	. 450			
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Income Tax Act			
General		559 /72	Dec. 16/72
amended		371 /73	July 7/73
Ontario Property Tax Credit		118/73	Mar. 24/73
Ontario Tax Credit System Regulation		160 /74	Apr. 6/74
amended		426 74	June 22/74
Ontario Tax Credit System Regulation		111 /75	Mar. 1/75
amended	• • •	904 75	Dec. 6/75
Industrial Safety Act			
Grain Elevators	455		
Industrial Safety Act, 1971			
General		259 /72	June 17/72
amended		335 / 75	May 17/75
Industrial Standards Act	477		
Designation of Industries and Zones		202 /71	C+ 25 /71
amended		382 /71	Sept. 25/71
amended Duties of Employers and Advisory Committees		802 /75	Nov. 1/75
Interprovincially Competitive Industries			
Publication Costs		848 /74	Nov. 23/74
Revocations		116/75	Mar. 8/75
Schedule			
Bricklaying and Stonemasonry Industry	=0.6		
Hamilton			
Ottawa			
Sarnia			
Toronto			
Carpentry Industry	0.0		
Hamilton	511		
Ottawa			
Windsor	513		
Common Labourers Construction Industry	E14		
Windsor Electrical Repair and Construction Industry	. 514		
Ottawa	515		
St. Thomas			
Toronto	517		
Fur Industry			
Ontario			
amended	• • •	371 /72	Aug. 12/72
Ladies' Cloak and Suit Industry		210 /71	Aug. 7/71
Ontario Ladies' Dress and Sportswear Industry		318 /71 847 /74	Nov. 23/74
Lathing Industry	• • •	01///1	1101. 20/11
Ottawa	521		
Men's and Boys' Clothing Industry			
Ontario			
amended		479 /71	Nov. 27/71
amended	• • •	849 74	Nov. 23/74

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Schedule—Co Men's an	ntinued d Boys' Hat and Cap Industry			
Onta	ario	523		
Onta	arioand Decorating Industry	524	• • • • • •	
Otta	wander Bay			
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	amendedg Industry		423 /71	Oct. 9/71
	waia			
	amended oury		321 /71	Aug. 7/71
	nder Bay			
	dsorg and Heating Industry	533		
Otta	wa			
	amended		16/71	Jan. 23/71
Sheet-Me	dsoretal Work Construction Industry		•••••	
	wadsor			
Insurance Act				
	ces for Insurance other than Life		281 /71	July 17/71
Classes of Ins	urance		13/72 762/74	Feb. 5/72 Oct. 26/74
General		541		
	(see s. 4)		13 /72	Feb. 5/72
	paragraph 1 of subsection 2 of		221 /71	June 12/71
	nded nded		282 71 173 72	July 17/71 Apr. 29/72
	rded		167 73 557 74	Apr. 14/73 Aug. 10/74
amer	oded		558 /74 719 /74	Aug. 10/74 Oct. 12/74
amer	ıded		134 /75	Mar. 15/75
Replacement	es Special Shares—Investment of Life Insurance Contracts		519 /73 831 /74	Sept. 8/73 Nov. 16/74
Variable Insu	eesrance Contracts of Life Insurers.		259 74 526 71 157 75	May 11/74 Jan. 1/72 Mar. 22/75
nterpretation A	ct			
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J				
Judicature Act and The Matrimonial Causes Act				
Rules of Practice				
amended		284 /71	July 17/71	
amended		285 /71	July 17/71	
amendedamended		520 /71	Jan. 1/72	
amenueuamenueu		115 /72 307 /72	Mar. 25/72 July 8/72	
amended		36/73	Feb. 17/73	
amended		437 /73	Aug. 4/73	
amended		761 /73	Dec. 22/73	
amended		107 /74	Mar. 9/74	
amended		492 74	July 20/74	
amended		106/75	Mar. 1/75	
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1975, page 1142 (foot pagination))				
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Juries Act, 1974				
General		800 / 74	Nov. 9/74	
amended		921 /75	Dec. 6/75	
L				
Labour Relations Act				
General				
amended		30 /71	Jan. 30/71	
amended		559 74 608 74	Aug. 10/74 Aug. 31/74	
Office of the Board.		000/14	Aug. 31/14	
amended		473 /71	Nov. 27 /71	
Rules of Procedure				
amended		29 /71	Jan. 30/71	
amended		474 /71	Nov. 27/71	
amended		321 /73	June 9/73	
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1973, page 1133 (foot pagination))		676 175	Sant 6 175	
amended		676 75	Sept. 6/75	

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Land Speculation Tax Act, 1974				
Costs of Disposition		772 74	Oct. 26/74	
amended		810 / 74	Nov. 9/74	
Delegation of Authority of the Minister		191 /75	Apr. 5/75	
Exemption:				
For Certain Quit Claim Deeds, Easements, Ontario				
Resource Properties, and for Certain Dispositions of				
Principal Residences or Commercial or Industria		505 /74	I.a.l., 20 /74	
Property		505 /74 700 /74	July 20/74	
Babcock and Wilcox Refractories Limited		700 /74 535 /74	Oct. 5/74 July 27/74	
For Leases not Over Fifty Years		698/74	Oct. 5/74	
For Certain Non-Resident Life Insurance Companies and		0,0/12	001. 0//4	
Associated Corporations		774 74	Oct. 26/74	
Conveyance From East Marstock Lands Limited		80 /75	Feb. 22/75	
For Transfer of Cemetery Plots		255 / 75	Apr. 26/75	
For Certain Transfers of Principal Residence by Separated	l			
Spouses or Divorced Persons		474 75	June 21/75	
Payment to Charitable Organization or Conservation				
Authority		525 / 75	July 5/75	
amended		797 /75	Nov. 1/75	
Mobile Home Parks		616 / 75	Aug. 9/75	
Conveyance From Halloway Holdings Limited		1017 75	Jan. 3/75	
Forms		707 74 331 75	Oct. 12/74 May 17/75	
Rates of interest	• • •	331 / / 3	may 11/13	
Land Titles Act				
Code of Standards and Procedure for Surveys and Plans	552			
amended		182 /73	Apr. 14/73	
Corporations Exempted Under Section 97 of the Act		523 /75	July 5/75	
amended		817 /75	Nov. 1/75	
amended		991 /75	Dec. 27/75	
Fees		154 / 72	Apr. 15/72	
amended		815/73	Jan. 12/74	
amended		248 75	Apr. 19/75	
amended		446 75	June 14/74	
General		140.77	A 15/72	
amendedamended		149 /72	Apr. 15/72	
amended		97 73 431 73	Mar. 17/73	
amended		59 /74	Aug. 4/73 Feb. 16/74	
amended		55/75	Feb. 15/75	
amended		247 / 75	'Apr. 19/75	
Land Titles Divisions	554			
amended		233 /71	June 12/71	
amended		466 / 71	Nov. 20/71	
amended		393/72	Aug. 19/72	
amended		155/73	Apr. 7/73	
amended		254 / 73	May 12/73	
amended		601 /74	Aug. 31/74	
amended		627 74	Sept. 7/74	
amended	• • • •	686 /74	Sept. 28/74	
amended	• • •	718 / 74	Oct. 12/74	
amendedamended	• • •	817 /74	Nov. 16/74	
итеписи	• • •	942 74	Dec. 28/74	

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Land Title	s Act—Continued			
	Citles Divisions—Continued			
	amended		381 /75	May 31/75
	amended		637 /75	Aug. 23/75
	amended	• • • •	689 / 75	Sept. 6/75
	asfer Tax Act			
Affiday	rit under Section 4 of the Act		152 / 71	May 1/71
	amended	• • •	251 /73	May 12/73
Land Tran	sfer Tax Act, 1974			
	its		110/75	Mar. 1/75
Delega	tion of Authority of the Minister		194 /75	Apr. 5/75
	otion(s):			
El	ectrolux Canada Limited—Transferee		411 /74	June 15/74
	amended		503 / 74	July 20/74
	or Certain Final Orders of Foreclosure and for Inter			
	corporate Transfers of Land		504 / 74	July 20/74
	or Certain Leasehold Interests		699 74	Oct. 5/74
	Limited		701 /74	Oct. 5/74
	evro Canada, Limited—Transferee, Kellogg Company		701/74	001. 3/14
D	of Canada, Limited—Transferee, C E B Limited—			
	Transferee, 218549 Ontario Limited—Transferee			
	Thomas Halldor Bjarnason—Transferee		702 / 74	Oct. 5/74
	or Certain Easements Granted to Oil or Gas Pipe Lines		749 74	Oct. 19/74
_	or Certain Insurance Companies		773 /74	Oct. 26/74
	onveyance to O & K Orenstein & Koppell Canada		,	,
	Limited		799 74	Nov. 9/74
Co	nveyance to Reynolds and Reynolds (Canada) Limited		811/74	Nov. 9/74
	onveyance to BDH Chemicals Canada Limited		853 / 74	Nov. 23/74
	onveyance to Square D Company Canada Limited		909 /74	Dec. 14/74
	amended		266 /75	Apr. 26/75
Co	nveyance to American Can of Canada Limited		910/74	Dec. 14/74
	onveyance to A & H Bolt & Nut Company Limited		911/74	Dec. 14/74
Pl	uswood of Canada, Inc-Transferee		967 74	Jan. 4/75
Co	nveyance to the Ontario-Minnesota Pulp & Paper	•		
	Company Limited		974 74	Jan. 4/75
Fo	or Certain Inter-Spousal Transfers		138 / 75	Mar. 15/75
D	ufferin Materials and Construction Limited-Trans			
	feree, Swedfurn Canada Limited-Transferee, Dar			
	Products National Limited—Transferee		165 / 75	Mar. 29/75
	umphrey Omatseone		167 /75	Mar. 29/75
	or Canadian Citizens returning to Reside Permanently		103.75	A 5.135
	in Canada (revoking)		192 / 75	Apr. 5/75
	or Foreign Diplomats (revoking)		193 /75	Apr. 5/75
	agene C. McVarish—Transferee		243 /75	Apr. 19/75
	onveyance to Lewis Binner		268 /75	Apr. 26/75
	ow Chemical of Canada Limited		361 /75	May 24/75
	ow Chemical of Canada Limited		485 75	June 21 /75
W	arren Bitulithic Limited in Trust for Ashland Oi		E04 :==	
	Canada Limited		501 /75	June 28/75

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Lond Transfer Toy Act 1074 Coding			
Land Transfer Tax Act, 1974—Continued			
Exemption(s):—Continued Conveyance to Helen Glithero Gray		903/75	Dec. 6/75
S. S. Kresge Company Limited and Financeco		1021 /75	Jan. 3/76
Forms		708/74	Oct. 12/74
Rates of Interest		330 / 75	May 17/75
Refund(s):	• • •	000710	May 11/10
Conveyance to H. D. Lee of Canada Ltd., S. A. Armstrong			
Limited, General Foods Limited, CIBA-Geigy, Canada			
Ltd., Johnson & Johnson Limited, Austin Lumber			
(Dalton) Limited		874 74	Nov. 30/74
Conveyance to Rheem Canada Limited, Discoverer		010 174	D 14/74
Services Limited		919/74	Dec. 14/74
Conveyance to Norton Company of Canada Limited.		962/74	Jan. 4/75
Robin Hood Multifoods Limited, Wippman Services			
Limited, Swift Canadian Co. Limited, Continental			
Can Company of Canada Limited, Goodyear Tire &			
Rubber Company of Canada, Limited, Brink's Canada			
Limited, Kelsey-Hayes Canada Limited, Otis Elevator			
Company Limited, Berg Equipment Co. (Canada)			
Limited, Maple Leaf Mills Limited, Rio Algom Mines		103 175	Mar. 1/75
Limited		103 /75 164 /75	Mar. 29/75
Conveyance to Eaton Yale Limited		166 /75	Mar. 29/75
Conveyance to Selco Mining Corporation Limited		168 / 75	Mar. 29/75
Conveyance to Canadian Knife and Saw Company			
Limited		267 75	Apr. 26/75
Conveyance to Ekberg Canada Limited		269 75	Apr. 26/75
Conveyance to J. & E. Hall (Canada) Limited, & Sorence Limited		270 175	1 26 175
Conveyance to Dow Chemical of Canada Limited	• • •	270 /75 329 /75	Apr. 26/75 May 17/75
Conveyance to Heublein (Canada) Inc		360 /75	May 24/75
Conveyance to 3M Canada Limited		397 / 75	June 7/75
Conveyance to J. G. Beattie and his wife B. A. Beattie			,
both of the City of Barrie		398 / 75	June 7/75
Conveyance to International Minerals & Chemical		406 175	7 04 175
Corporation (Canada) Limited		486 / 75	June 21 /75
Conveyance to American Can of Canada Limited Conveyance to Control Data Canada Limited		500 /75 502 /75	June 28/75 June 28/75
Conveyance to Monarch Fine Foods Co. Limited		610/75	Aug. 9/75
Conveyance to Union Carbide Canada Limited		659 /75	Aug. 23/75
Conveyance to Dow Chemical of Canada Limited		660 / 75	Aug. 23/75
Refund(s) and Exemption			,
Conveyance to Virgilio Onofri		961 /74	Jan. 4/75
Law Society Act			
Law Society Act General	556		
amended		160 /73	Apr. 14/73
amended		430 / 73	Aug. 4/73
amended		983/74	Jan 11/75
amended		220 /75	Apr. 12/75
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Legal Aid Act			
General	557		
amended		224 / 72	May 27/72
amended		544 /73	Sept. 15/73
Legislative Assembly Retirement Allowances Act, 1973 General		866 /75	Nov. 22/75
Lightning Rods Act	550		
General	559		
Limited Dominanchine Ast			
Limited Partnerships Act General		246 172	I.m. 22/72
amended	1	346 /73 355 /75	June 23/73 May 24/75
	• • •	5007.0	May 21/10
Liquor Control Act, 1975			
General		1009 75	Jan. 3/76
Times Times Ast 1075			
Liquor Licence Act, 1975 General		1008 /75	Jan. 3/76
Local Option Votes		1039 /75	Jan. 10/76
		/	3
Live Stock and Live Stock Products Act			
Eggs		489 /71	Dec. 4/71
amended		339 73	June 23/73
amended		78 74 872 75	Mar. 2/74 Nov. 29/75
Hogs (revoking)		807 /75	Nov. 1/75
Wool			
Live Stock Branding Act			
Forms		331 /72	July 15/72
I to Charle Community Color Ast			
Live Stock Community Sales Act General	568		
amended		316/72	July 15/72
		, ,	3
Loan and Trust Corporations Act			
Approved Trust Companies			
amended		116 / 71	Mar. 20/71
amendedamended		437 72 497 75	Sept. 16/72 June 28/75
Common Trust Funds.	570		June 20/15
Financial Statements		38 /72	Feb. 19/72
Schedule of Fees		426/72	Sept. 9/72
Loan Corporations Special Shares—Investment		435 / 72	Sept. 16/72
Subordinated Notes		639 / 75	Aug. 23/75
Subordinated Notes		900 /75 436 /72	Dec. 6/75
Trust company special shares—investment	• • •	130/12	Sept. 16/72
Local Roads Boards Act			
Establishment of Local Roads Areas	571		
amended		1/71	Jan. 16/71
amended	• • •	43 /71	Feb. 6/71

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Local Roads Boards Act—Continued				
Establishment of Local Roads Areas—Continued				
amended		97 /71	Mar. 6/71	
amended		127 /71	Apr. 10/71	
amended		367/71	Sept. 18/71	
amended		542 /71	Jan. 8/72	
amended		19/72	Feb. 5/72	
amended		55 /72	Feb. 26/72	
amended		56/72	Feb. 26/72	
amended		100 /72	Mar. 18/72	
amended		140/72	Apr. 8/72	
amended		177 /72	Apr. 29/72	
amended		399 /72	Aug. 19/72	
amended		478 / 72	Oct. 7/72	
amended		496 / 72	Oct. 21/72	
amended		562 /72	Dec. 16/72	
amended		600 / 72	Jan. 13/73	
amended		21/73	Feb. 3/73	
amended		22 73	Feb. 3/73	
amended		85 73	Mar. 10/73	
amended		137 /73	Mar. 31/73	
amended		248 /73	May 12/73	
amended		266 73	May 19/73	
amended		456 73	Aug. 18/73	
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amended		1 /75	Jan. 18/75	
amended		33 / 75	Feb. 8/75	
amended		161/75	Mar. 22/75	
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amended		511 /75	July 5/75
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amended		362 /71	Sept. 11 /71
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Licences and Quotas		138 /71	Apr. 17/71
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amended		461 /73	Aug. 18/7.
amended		827 /73	Jan. 12/74
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amended		459 75	June 14/75
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amended		350 /71	Sept. 4/71
amended		363 /71	Sept. 11/7
amended		173 /73	Apr. 14/73
amended		457 /73	Aug. 18/73
amended		708 / 73	Dec. 1/73
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amended		828 /73	Jan. 12/74
amended		418 / 74	June 15/7
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Planamended		389 /71	Sept. 25 /71
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amendedamended		176 73 756 74	Apr. 14/73 Oct. 19/74
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amended		458 / 75	June 30/75
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Assay Coupons Exploratory Licences and Leases for Oil and 1	Natural Gas	658 74	Sept. 21 /74
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Gas in Lake Erie		546 /71	Jan. 15/72
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FormsLands Open for Prospecting, Staking out or Lea	sing	515 /71	Jan. 1/72
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Mining Divisions		775 73	Dec. 22/75
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Colleges of Applied Arts and Technology	<i>*</i>		
amending Reg. 169 of R.R.O. 1970		506/72	Nov. 4/7:
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amending Reg. 171 of R.R.O. 1970		566 72	Dec. 23/7
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Graduate Scholarships		642 /75	Aug. 23 /73
Grants to Incorporated Historical Societies and Associ		012/.0	2248. 20/11
tions		714/74	Oct. 12/7
(now under Ontario Heritage Act, 1974)			
amended		1043 / 75	Jan. 10/7
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amendedGrants for Plaquing		709 75	Sept. 20 /7.
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Ontario Student Assistance Program		115 /75	Mar. 8/73
amended		694 /75	Sept. 6/7:
Ontario Student Loans		949 /75	Dec. 20/75
Ontario Student Loans		950 / 75	Dec. 20/75
Ainistry of Community and Social Services Act			
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Arena Managers' Certificates and Arena Programs	, ,		
(revoking)		593 / 75	Aug. 2/75
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Grants for Non-Profit Camps		510/72	Nov. 4/72
amended.		13,73	Jan. 27/73
(now under Ministry of Culture and Recreation Ac 1974)	ct,		
Social Assistance Review Board		17/75	Feb. 1/75
amended		775 75	Oct. 18/75
			2011 20710
linistry of Consumer and Commercial Relations Act		704.570	-
Fees	• • • • •	724 73	Dec. 8/73
finistry of Correctional Services Act			
(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 59 (1)))		
General	166		
amended		146 /71	Apr. 24/71
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am and ad		194 /72	May 13 73
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Ministry of Education Act			
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amended		791 /74	Nov. 2/74
General Legislative Grants			,
amending O. Reg. 98/72		242 / 72	June 3/72
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1973, page 1089 (foot pagination))			
General Legislative Grants		80 /73	Mar. 10/73
amended		139 /73	Mar. 31/73
amended		309 / 73	June 9/73
amended		500 /73	Sept. 1/73
amended		722 /73	Dec. 8/73
amended		136 /74	Mar. 23/74
amended		818/74	Nov. 16/74
amended	• • •	879 / 74	Nov. 30/74
General Legislative Grants, 1974	• • • •	200/74	Apr. 20/74
amendedamended		674 74	Sept. 28 /74
	• • • •	104 /75	Mar. 1/75
Interim Teaching Certificates and Letters of Standing.	• • •	295 73	June 2/73
amended	• • •	688 73	Nov. 24 /73
amended		224 /74	Apr. 27/74
amended		850 /74	Nov. 23/74
amended	• • •	811 /75	Nov. 1/75
Legislative Grants	• • •	20 /73	Feb. 3/73
Permanent Teaching Certificates			
(amending Reg. 199 of R.R.O. 1970)		661 172	N 10 172
amended	• • •	661 /73	Nov. 10/73
amended		791 /73	Dec. 29/73
amended		482 75	June 21 /75
amended		643 /75	Aug. 23/75
Pupil Records		38 /73	Feb. 17/73
Reimbursement for Cost of Education and for Board,			
Lodging and Transportation (amending Reg. 202 of			
R.R.O. 1970)		4.40.172	24 (52
amended	• • •	140 /73	Mar. 31/73
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amended	• • •	207/74	Apr. 20/74
School Year and School Holidays		546 / 73	Sept. 15/73
Special Grant		880 / 74	Nov. 30/74
Special Grants for French-Language Instruction in the		266:32	
National Capital Region		366 / 73	July 7/73
amended		561 /75	July 19/75
Teachers' Contracts			
amended		676 74	Sept. 28/74
(Regulation 676 74 amends Reg. 208 of R.R.O. 1970)			

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Ministry of Health Act, 1972			
Bursaries and Fellowships for Health Study		691 /73	Nov. 24/73
amended		408 / 74	June 15/74
amended		351 / 75	May 24/75
amended		1000 /75	Dec. 27/75
District Health Councils		721 /73	Dec. 8/73
Grants		569 /72 358 /73	Dec. 30/72 June 30/73
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amended		656 / 75	Aug. 23/75
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Troceedings of the Board	213		
Ministry of Natural Resources Act, 1972			
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Minister of December 4 -			
Ministry of Revenue Act			
(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 88 (1) Delegation of Ministerial Powers			
amended		353/72	July 29/72
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Moosonee Development Area Board Act			
Amendment to Schedule B of the Act		57 /71	Feb. 13/71
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General		461 /71	Nov. 20/71
amended	• • •	747 73	Dec. 15/73
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amendedamended	• • •	640 75 686 75	Aug. 23/75 Sept. 6/75
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Licences and Fees		207.74	
amended	• • • •	387 /71	Sept. 25/71
Motor Vehicle Accident Claims Act			
General	612		
amended		719/73	Dec. 8/73
amended		937 75	Dec. 20/75

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General		98 /71	Mar. 13/71	
amended	• • •	516/71	Jan. 1/72	
amendedamended	• • •	539 /71	Jan. 8/72	
amended		503 /72 28 /75	Oct. 28/72 Feb. 8/75	
amended		99 /75	Mar. 1/75	
amended		687 /75	Sept. 6/75	
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Correctional Institutions		443 /73	Aug. 11/73	
amended		574 /73	Sept. 22/73	
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amended		603/75	Aug. 2/75
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Ontario Water Resources Act (title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 70 (1)	,		
Plumbing Codeamendedamendedamended		344 /71 209 /72	Aug. 28/71 May 20/72
amended Rate of Interest Water Wells		158 / 73 107 / 71	Apr. 7/73 Mar. 20/71
Operating Engineers Act General	. 649		
amended		502 /71 84 /72 299 /72	Dec. 18/71 Mar. 11/72 July 1/72
amendedamendedamendedamendedamended		297 73 717 74 470 75	June 2/73 Oct. 12/74 June 21/75
amended		993/75	Dec. 27/75
Ophthalmic Dispensers Act GeneralGeneral.		821 /75	Nov. 8/75
Ottawa-Carleton Amalgamations and Elections Act, 1970 Orders of the Minister election of councils, Township of Goulbourn, Township			
of Rideau and Township of West Carleton amended		642 73 680 73 706 73	Oct. 27/73 Nov. 17/73 Dec. 1/73
P			
Paperback and Periodical Distributors Act, 1971 General		409 /71	Oct. 2/71
Parks Assistance Act General	. 652		

	Regulation No.		Date of	
	R.R.O. 1970	O. Reg.	Gazette	
Parkway Belt Planning and Development Act, 1973				
Order of the Minister				
Establishing Parkway Belt Planning Area		472 73	Aug. 25/73	
amended		744 73 399 75	Dec. 15/73	
Land Use		399/13	June 7/75	
County of Halton (now The Regional Municipality of	of			
Halton), City of Burlington		482 73	Aug. 25/73	
amended		602/73	Oct. 13/73	
amended		793 73	Dec. 29/73	
amended		176 / 74	Apr. 6/74	
amendedamended.		509 74	July 20/74	
amended		765 74 825 74	Oct. 26/74 Nov. 16/74	
amended		998/74	Jan. 11/75	
amended		27 /75	Feb. 8/75	
amended		286 / 75	May 3/75	
amended		328 /75	May 17/75	
amended		414 / 75	June 7/75	
amended		586 /75	July 26/75	
amended		893 /75	Nov. 29/75	
County of Halton, Town of Milton		480 /73	Aug. 25/73	
Halton, Town of Oakville		412 /75 481 /73	June 7/75 Aug. 25/73	
amended		637 /73	Aug. 25/73	
amended		776 / 73	Oct. 27/73	
amended		456 / 74	July 6/74	
amended		614/74	Aug. 31/74	
amended		832 / 74	Nov. 16/74	
amended		26 / 75	Feb. 8/75	
amended		184 /75	Mar. 29/75	
amended		413/75	June 7/75	
amendedamended		450 /75	June 14/75	
amended		627 75 753 75	Aug. 16/75 Oct. 4/75	
amended		892 /75	Nov. 29/75	
amended		1026 /75	Jan. 10/76	
County of Peel, Town of Mississauga (now The Regional			3	
Municipality of Peel, City of Brampton)		479 73	Aug. 25/73	
amended		172/74	Apr. 6/74	
amended		996/74	Jan. 11/75	
amended	• • • • •	190 /75	Apr. 5/75	
amendedamended		411 /75 449 /75	June 7/75 June 14/75	
amended		674 /75	Sept. 6/75	
amended		675 75	Sept. 6/75	
amended		764 / 75	Oct. 11/75	
Peel, Toronto Gore (now Brampton)		476 73	Aug. 6/73	
amended		171 /74	Apr. 6/74	
amended		409 / 75	June 7/75	
amended		755 / 75	Oct. 4/75	
Peel, Township of Chinguacousy		477 73 745 73	Aug. 25/73	
County of Wentworth, Town of Dundas (now Regiona		140/10	Dec. 15/73	

Parkway Belt Planning -Continued Land Use-Continued Wentworth, To Flamborough). amended . . . amended . . . Wentworth, To Flamborough). amended . . . amended . . . amended . . . Wentworth, Vill Flamborough). amended . . . Metropolitan Tor amended . . . amended... amended . . . amended . . . amended . . . amended . . .

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		Regulation No.		Date of
		R.R.O. 1970	O. Reg.	Gazette
-	Planning and Development Act, 1973			
	utinued			
	-Continued			
	worth, Township of East Flamborough (nou		402 /72	A 05 172
	mborough)		483 /73	Aug. 25/73
	mended mended		415 75	June 7/75 Oct. 4/75
	worth, Township of West Flamborough (now		754 75	Oct. 4/75
	mborough)		484 /73	Aug. 25/73
	mended		113/75	Mar. 1/75
	mended		416 / 75	June 7/75
	mended		628 / 75	Aug. 16/75
	worth, Village of Waterdown (now Township of		0207.0	1148. 10/10
	mborough)		485 /73	Aug. 25/73
	mended		629 / 75	Aug. 16/75
	politan Toronto, Borough of Etobicoke		478 /73	Aug. 25/73
	mended		66 /74	Feb. 23/74
a	mended		90 /74	Mar. 2/74
a	mended		15/75	Feb. 1/75
a	mended		123/75	Mar. 8/75
a	mended		410 / 75	June 7/75
a	mended		438 / 75	June 14/75
Regio	nal Municipality of York, Town of Markham		473 73	Aug. 25/73
a	mended		758 / 73	Dec. 22/73
a	mended		10 /74	Jan. 26/74
	mended		21 /74	Feb. 2/74
	mended		64 / 74	Feb. 23/74
	mended		67 74	Feb. 23/74
	mended		143/74	Mar. 30/74
	mended		192 / 74	Apr. 13/74
	mended		344 / 74	May 18/74
	mended		617 / 74	Sept. 7/74
	mended		758 74	Oct. 19/74
	mended		999 74	Jan. 11/75
	mended mended		83 /75	Feb. 22/75
	mended		182 /75 183 /75	Mar. 29/75
	mended		406/75	Mar. 29/75 June 7/75
	mended		534 / 75	July 5/75
	mended		551 /75	July 12/75
	mended		693 / 75	Sept. 6/75
	mended		751 /75	Oct. 4/75
	mended		820 /75	Nov. 8/75
	mended		860 / 75	Nov. 15/75
	mended		999 /75	Dec. 27/75
Region	nal Municipality of York, Town of Richmond Hill.		474 73	Aug. 25/73
	mended		142 / 74	Mar. 23/74
aı	mended		407 / 75	June 7/75
a	mended		752 75	Oct. 4/75
	nal Municipality of York, Town of Vaughan		475 73	Aug. 25/74
01	mandad		22 174	Feb 2/74

22 / 74

65/74

109/74

345/74

528/74

Feb. 2/74

Feb. 23/74

Mar. 9/74

May 18/74

July 27/74

Regulation No.

THE ONTAKIO GREET	110			
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	R.R.O. 1970	O. Reg.	Gazette	
Parkway Belt Planning and Development Act, 1973				
—Continued Land Use—Continued				
Regional Municipality of York, Town of Vaughan				
-Continued				
amended		43 / 75	Feb. 8/75	
amended		408 /75	June 7/75	
amended		455 75 765 75	June 14/75 Oct. 11/75	
amended		793 75	Oct. 25/75	
amended		973 /75	Dec. 20/75	
		,	-	
Partnerships Registration Act				
General		347 73	June 23/73	
amended	• • •	356 /75	May 24/75	
Pension Benefits Act	654			
General	654	175 172	Oct 7 172	
amendedamended		475 72 230 73	Oct. 7/72 May 5/73	
amended		452 73	Aug. 18/73	
amended		387 /74	June 1/74	
amended		714/75	Sept. 20/75	
Personal Property Security Act				
Branch Offices		207 72	May 20/72	
Fees Concerning Security Documents	656			
amended		459 73	Aug. 18/73	
General Fund		879 75	Nov. 29/75	
Personal Property Assurance Fund		280 71 779 75	July 17/71 Oct. 18/75	
итеписи,		119/13	Oct. 18/13	
Pesticides Act				
General		618/74	Sept. 7/74	
		,		
Petroleum Resources Act, 1971				
(See also Energy Act)				
Exploration, Drilling and Production		45 72	Feb. 19/72	
amended		619 / 73	Oct. 20/73	
Spacing Units		125 170	0.470	
Coveny Pool	• • •	135 / 72	Apr. 8/72	
Dawn 4-28-111 Pool Ekfrid Pool		143 /72 423 /74	Apr. 15/72 June 22/74	
amended		316 /75	May 17/75	
General Dawn 5-27-111 Pool		249/74	May 4/74	
Hemlock Pool		553/74	Aug. 10/74	
Pharmacy Act				
Child Resistant Packages		362 /72	Aug. 12/72	
amended		190 /73	Apr. 21/73	
amendedamended		498 73 52 74	Sept. 1/73 Feb. 16/74	
umenaea		32/14	reb. 10/74	

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		Regul	ation No.	Date of
	2	R.R.O. 1970	O. Reg.	Gazette
Pits an	d Quarries Control Act, 1971			
	neral		545/71	Jan. 15/72
	amended		107/72	Mar. 18/72
	amended		226/72	May 27/72
	amended		47 73	Feb. 24/73
	amended		94 /73	Mar. 17/73
	amended		501/73	Sept. 1/73
	amended		93 /74	Mar. 2/74
	amended		393 / 74	June 1/74
	amended		333 75	May 17/75
Plannii	nó Act			
	egation of Authority of Minister Under Section 44b o	f		
	The Planning Act			
	The Regional Municipality of Waterloo		440 /75	June 14/75
	The Regional Municipality of Halton		441 /75	June 14/75
	The Regional Municipality of Ottawa-Carleton		442 / 75	June 14/75
	The Regional Municipality of Hamilton-Wentworth		443 / 75	June 14/75
	The Regional Municipality of Peel		549 / 75	July 12/75
	The Municipality of Metropolitan Toronto		847 /75	Nov. 15/75
Omd	The Regional Municipality of York		848 / 75	Nov. 15/75
Ord	lers made under Section 29a of The Planning Act		547 /74	A 2 174
	Town of Midland, Part of Lot 1, Range "D", Plan 467. City of Waterloo, Lot 1, Plan 1250		682 / 74	Aug. 3/74 Sept. 28/74
	Township of Bentinck, County of Grey, Lot 40		002/14	Sept. 20/14
	Concession 1, Plan R-185		689 /74	Sept. 28/74
	Township of Belmont, County of Peterborough, Lot 8		,	1
	Concession II		703/74	Oct. 5/74
	Township of Mariposa, County of Victoria, Lot 4	,		
	Concession VII		803/74	Nov. 9/74
	Township of Amaranth, County of Dufferin, Lot 10	,	004/74	27 0 1714
	Concession II		804 / 74	Nov. 9/74
	Concession VII		805/74	Nov. 9/74
	Township of Percy, County of Northumberland, Part	• • •	003/14	1100. 7/14
	Number 12, RD Plan 74		829 / 74	Nov. 16/74
	Town of Bracebridge, District Municipality of Muskoka		,	
	Plan No. 35R-2382		835/74	Nov. 23/74
	Township of Bentinck, County of Grey, Parts of Lots 5	5		
	& 13, Plan R-185		836 / 74	Nov. 23/74
	Township of Dummer, County of Peterborough, Part of	f	000 174	D = 154
	Lot 7, Plan R-348		892 74	Dec. 7/74
	Township of Percy, County of Northumberland, Part of		893 / 74	Dec 7/74
	Lot 39, RD Plan 25		093/14	Dec. 7/74
	Concession VII, and Lot 7, Concession V, Plan 98.		894/74	Dec. 7/74
	Township of Ashfield, County of Huron, Part of Lot 16		0,2,1.2	200. 1712
	Front Concession, Plan 20		905/74	Dec. 7/74
	Township of Emily, County of Victoria, Parts of Lots 20			
	and 21, Plan RD 46		906 74	Dec. 7/74
	Township of Smith, County of Peterborough, Lot 60	,	000	
	Plan 99		923 74	Dec. 21/74
	Town of Halton Hills in The Regional Municipality of Halton, Formerly in the Town of Acton, Lot 42			
	Part of Lot 23, Plan 772, and the Town of Haltor			
	- and the rown of Hallot	•		

Regulation No.

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lanning Act	Continued				
	de under Section 29a of The Planning Act				
(Continued				
	of Halton Hills—Continued				
	Hills, in The Regional Municipality of Halton Formerly in the Township of Esquesing, County o				
	Halton, Part of Lot 11, 3rd Concession, Plan 421				
	nstrument 270599		929 /74	Dec.	21/74
Town	ship of Sidney, County of Hastings, Plan HSR 304		936 74	Dec.	28/74
	of Whitchurch-Stouffville in the Regional Munici-				
	pality of York, Formerly in the Township of White				
	hurch in the County of York, Part of Lot 30 Jinth Concession	,	937 /74	Dec	28/74
	ship of Bentinck, County of Grey, Parts of Lots		201714	Dec.	20/11
	4, 15 and 16, Plan R-185		940 /74	Dec.	28/74
	ship of Emily, County of Victoria, Lot 22				
	4th Concession, Plan RD 49		952 / 74	Jan.	4/75
	of Stayner, County of Simcoe, Part of Lot 25 Plan 68, Instrument Nos. 336641 and 331746		953 /74	Jan.	4/75
	ship of Flos, County of Simcoe, Lot 9, Con-		955 14	Jan.	4/13
	ession 1, Plan R-808, Instrument No. 300439		954/74	Jan.	4/75
_	ship of West Hawkesbury, County of Prescott				
	Part of Lot 9, Concession IV, Plan No. 106		955 74	Jan.	4 / 75
	ge of Colborne, County of Northumberland, Parts of				
	ots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 6, 17, 18, 19 and 20, Plan No. RD 65		957 /74	Jan.	4/75
	ship of Galway, County of Peterborough, Plan		751/11	Jan.	1/15
	₹-357		958/74	Jan.	4/75
Town	ship of Bentinck, County of Grey, Plan 53, Part of	f			
	ot 3, Formerly Lot 30, Concession 1 and Part of		005 174	*	44.175
	ot 15, Concession VIIship of Cavan, County of Peterborough, Parts o		995 74	Jan.	11 /75
	ots 4 and 5 in Concession VIII, Lot 7, Plan 122				
	or Township of Cavan		1000/74	Jan.	11/75
	ship of Dummer, County of Peterborough, Part of				,
	ot 32, 10th Concession, Part I on Plan R-348				
	and right-of-way, Parts of Lots 31 and 32 in 10th		1001 /74	T	11.77
	Concession, Parts of Lots 1 and 2 on Plan R-335A ship of Cavan, County of Peterborough, Formerly		1001 /74	Jan.	11/75
	n the County of Durham, Lot 23, Concession VIII				
I	nstrument No. N13794 and Lot 23, Concession	1			
2	KIV, Instrument No. 29529 and part of Lot 9	,			
_	Concession XIV, Plan No. 110 and Parts 65 to 79		27 175	F-1	0.175
	Number 9R-185of Whitchurch-Stouffville in The Regional Muni-	• • •	37 75	Feb.	8/75
	ipality of York, Formerly the Township of White				
	hurch in the County of York, Lot 26, Concession				
I	II		62 / 75	Feb.	15/75
	ship of West Carleton in The Regional Munici-				
	vality of Ottawa-Carleton, Formerly in the Town- hip of Huntley in the County of Carleton, parts of				
	ot 9, Concession VIII		95 /75	Mar.	1 /75
	ship of Amaranth, County of Dufferin, part of	f	,,,,,		- / • 0
	ot 32, Concession V		96 / 75	Mar.	1 /75

		Regulation No.		Date of	
0		R.R.O. 1970	O. Reg.	Gazette	
Planni	ng Act—Continued		*		
Or	ders made under Section 29a of The Planning Act				
	—Continued				
	City of Waterloo, Regional Municipality of Waterloo Formerly in the County of Waterloo, part of Lot				
	registered plan, west half of Lot 6 in the Germa				
	Tract, City of Waterloo and part of Lot 3, Pla				
	Number 58R-1141		97 75	Mar. 1/75	
	Township of Cavan, County of Peterborough, Formerl				
	in the County of Durham, Lot 23, Plan 118		112/75	Mar. 1/75	
	Township of Mariposa, County of Victoria, part of Lot 7 Concession A, Reference Plan R.D. 187		144 /75	Mar. 22/75	
	Township of Cavan, County of Peterborough, Formerl		144/13	Mai. 22/13	
	in the County of Durham, part of Lot 12, Conces				
	sion X11, being Lots 5 and 6, Plan 21		152 / 75	Mar. 22/75	
	Township of Nottawasaga, County of Simcoe, part of				
	Lot 26, Concession II, Part 31 on Plan R-709		153 / 75	Mar. 22/75	
	Town of Whitchurch-Stouffville, Regional Municipalit of York, Formerly the Township of Whitchurch i				
	the County of York, Lot 26, Concession III		209 /75	Apr. 5/75	
	Township of Wainfleet, Regional Municipality of Niagara		207/10	прт. 0/10	
	Formerly the Township of Wainfleet, County of				
	Welland, Lot 52, Concession VII		210/75	Apr. 5/75	
	Township of Cavan, County of Peterborough, Formerly		225 175		
	County of Durham, Lot 7, Plan 114		225 75	Apr. 12/75	
	Township of Cavan, County of Peterborough, Formerly County of Durham, Lot 3, Concession XI, Lot				
	of Plan 116		226 /75	Apr. 12/75	
	Town of Wasaga Beach, County of Simcoe, Lot 5				
	Concession XVI		227 75	Apr. 12/75	
	Township of Emily, County of Victoria, Lot 22, Conces		000 175		
	sion XVI, Plan RD-49.		228 /75	Apr. 12/75	
	Town of Whitchurch-Stouffville, Regional Municipality of York, Formerly Township of Whitchurch-Stouff				
	ville, Lot 20, Concession VIII		229 / 75	Apr. 12/75	
	Town of Wasaga Beach, County of Simcoe, Formerly			r	
	in Township of Flos in County of Simcoe, Lot 26	,			
	Concession IX, Plan R 908		281 /75	Apr. 26/75	
	Township of Cavan, County of Peterborough, Formerlin County of Durham, Lot 11, Concession IV	y.			
	Plan 101	,	282 /75	Apr. 26/75	
	Township of Flos, County of Simcoe, Lot 8, Conces		202/10	11pi. 20/10	
	sion II, Plan RD-1065		283 75	Apr. 26/75	
	Township of Ennismore, County of Peterborough, Lot 6	,			
	Concession VI	• • • •	284 /75	Apr. 26/75	
	Township of Burleigh, County of Peterborough, Lot 10		205 175	Man. 2 175	
	Concession III		295 /75	May 3/75	
	Concession XI, Plan RD 25		298 /75	May 3/75	
	Township of Emily, County of Victoria, Lot 20, Con	-			
	cession IX, Plan RD 46		306 / 75	May 10/75	
	Township of Percy, County of Northumberland, Lot 17		207 -55	N	
	Concession V, Plan RD-16 Township of Belmont, County of Peterborough, Lot 21		307 / 75	May 10/75	
	Concession I		308 / 75	May 10/75	

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ing Act—Continued rders made under Section 29a of The Planning Act —Continued				
Township of North Monaghan, County of Peterborough Lot 2, Concession X, Plan R401		318/75	May 17/75	
Village of Victoria Harbour, County of Simcoe, Block E Plan 496		319/75	May 17/75	
Town of Oakville, Regional Municipality of Halton Formerly in the Town of Oakville in the County of	f			
Halton, Lot 8 in Block 100		352 /75	May 24/75	
Town of Milton, Regional Municipality of Halton		365 /75	May 24/75	
Formerly in Township of Nassagaweya in County of Halton, Lot 21, Concession I		369 /75	May 31/75	
1462, Plan 569. Township of Percy, County of Northumberland, Lot 5,		391 /75	June 7/75	
Concession VIII, Plan RD-42		392 /75	June 7/75	
Town of Whitchurch-Stouffville, Regional Municipality of York, Lot 30, Concession IX		393 / 75	June 7/75	
Town of Whitchurch-Stouffville, Regional Municipality of York, Lot 26, Concession III		394 /75	June 7/75	
Township of Mariposa, County of Victoria, Lot I, Concession A, Plan RD 200		395 / 75	June 7/75	
Township of Flos, County of Simcoe, Lot 8, Concession I, Plan RD-1065		396 /75	June 7/75	
Formerly in the City of Kitchener in the County of Waterloo, Lot 149, Plan 1216		432 / 75	June 14/75	
Township of Percy, County of Northumberland, Lot 9, Concession III, Plan RD-70		439/75	June 14/75	
Township of Percy, County of Northumberland, Lot 6, Concession XI, Part 24, Plan RD 25		462 75	June 14/75	
Township of Cavan, County of Peterborough, Lots 7 and 8, Concession VI, Plan 102		483 /75	June 21/75	
Township of Mariposa, County of Victoria, Lot 1, Concession A, Plan RD 200		484 /75	June 21/75	
Formerly City of Kitchener in County of Waterloo, Lot 50, Plan 1216		521 /75	July 5/75	
Township of Verulam, County of Victoria, Lot 4, Concession I, Plan 154, Highway Plan 192		547 75	July 12/75	
Town of Simcoe, Regional Municipality of Haldimand, Norfolk, Lots 2 and 3, Concession VI, Formerly in the Town of Simcoe in the County of Norfolk,				
originally in the Township of Woodhouse in the County of Norfolk, Plan No. 997	• • • •	548 /75	July 12/75	
City of Mississauga, Regional Municipality of Peel, Formerly in the Town of Mississauga, County of Peel, Lot 4, Plan K-22		581 /75	July 26/75	
Township of Percy, County of Northumberland, Lot 13,				
Concession IV, Plan RD-46		584 /75	July 26/75	

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ng Act—Continued ders made under Section 29a of The Planning Act				
—Continued Township of Percy, County of Northumberland, Lot 6				
Concession VII, Plan RD-41		594 /75	Aug. 2/75	
Township of Cavan, County of Peterborough, Formerly	7		0 ,	
in County of Durham, Lot 5, Concession III, Plan		647 175	A 23 175	
Township of Rama, County of Simcoe, Formerly in the		647 75	Aug. 23/75	
Township of Rama, County of Ontario, Lot 33				
Plan 5075, Lots 33 and 34, Plan 327 and Plan	1			
5075, Lot 33 shown on Plan of Survey of E. L Cavana, Ontario Land Surveyor dated January				
3rd, 1951, Part of Lot 33 and Part of Lot 10, Plan				
5075		648/75	Aug. 23/75	
Township of Cavan, County of Durham, Concession	1	649 / 75	Aug. 23/75	
VIII, Lot 41, Plan 118	 V	049/13	Aug. 25/10	
County of Durham, Lot 20, Concession VIII, Plan				
118		650 / 75	Aug. 23/75	
Township of Cavan, County of Peterborough, Formerly in County of Durham, Concession III, Lot 3, Plan				
112		651 /75	Aug. 23/75	
Town of Wasaga Beach, County of Simcoe, Formerly				
Township of Flos, County of Simcoe, Lot 26 Concession IX		652 / 75	Aug. 23/75	
Township of Cavan, County of Peterborough, Formerly		032 13	Aug. 25/10	
County of Durham, Lots 6, 7, Concession VIII				
Plan 122		653 75	Aug. 23/75	
Village of Elora, County of Wellington, Lot 15, Plan 50 Township of Mariposa, County of Victoria, Part of Lot		671 /75	Aug. 30/75	
and 2, Plan 57R-456		690 / 75	Sept. 6/75	
Township of Mariposa, County of Victoria, Lot 7, Con		(01 175	6 . (175	
cession A, Plan R.D. 187 Township of Mariposa, County of Victoria, Lot 1, Con		691 /75	Sept. 6/75	
cession B, Plan 57R-456		692 / 75	Sept. 6/75	
Township of Mariposa, County of Victoria, Lot 7, Con		204125		
cession A, Plan R.D187 City of Kitchener, Regional Municipality of Waterloo		706 / 75	Sept. 13/75	
Formerly in Township of Waterloo, County of				
Waterloo, Lot 53, Part I, Plan W.D.R155	,		20.75	
Registered Plans 1310 and 1340		726 / 75	Sept. 20/75	
son, Parts of Lot 30 in Concession IX and Lot 30				
in Concession VIII, Plan R.D849		740 / 74	Sept. 27 /75	
Town of Whitchurch-Stouffville in The Regional Muni				
cipality of York, Formerly in Township of Whit church in County of York, Part of Lot 30, Conces				
sion IX		748 /75	Sept. 27/75	
Township of Smith, County of Peterborough, Lot 3	,	750 175	0-4 4.75	
Concession V, Plan R 400, Deed No. 207803 Township of Mariposa, County of Victoria, Lot 7, Con		758 /75	Oct. 4/75	
cession A, Plan R.D187		759 /75	Oct. 4/75	
Town of Whitchurch-Stouffville, Regional Municipality	7		- '	
of York, Formerly Township of Whitchurch		760 /75	Oct 4.175	
County of York, Lot 26, Concession III		760 / 75	Oct. 4/75	

Planning Act—Continued Orders made under Section 29a of The Planning Act —Continued Township of Bentinck, County of Grey, Lot 40, Concession I, Plan R. 185. 772/75 Oct. 11/75 Oct. 15/76 Oct. 11/75 Oct. 15/76 Oct. 11/75 Oct. 15/76		Regula	ation No.	Dod	o of
Orders made under Section 29a of The Planning Act			O. Reg.		
Orders made under Section 29a of The Planning Act		1			
Township of Bentinck, County of Grey, Lot 40, Concession I, Plan R-185.					
Township of Bentinck, County of Grey, Lot 40, Concession I, Plan R. 185. Township of Cavan, County of Peterborough, Formerly in the County of Durham, Parts of Lots 9, 10 and 11, Concession VIII, Gescribed as Lot 42, Plan 118 Township of King, Regional Municipality of York, Lot 15, Concession IV Township of Mariposa, County of Victoria, Lot 8, Concession A, Plan R. D. 187. Township of Bentinck, County of Victoria, Lot 8, Concession VII. Township of Bentinck, County of Grey, Lot 15, Concession VII. Town of Whitchurch-Stouffville, Regional Municipality of York, Lot 26, Concession III, Plan 65R-1547. Township of Somerville, County of Victoria, Lot 24, Concession I, County of Victoria, Lot 24, Concession I, Plan R. 808. Township of Flos, County of Simcoe, Lots 8 and 9, Concession I, Plan R. 808. Township of Nottawasaga, County of Simcoe, Part of Lot 21, Concession III. Township of Nottawasaga, County of Grey, Lot 1, Concession III, Plan 51R-1456. Township of Bentinck, County of Grey, Lot 1, Concession VIII, Part of Lots 41 and 42, Concession I north of Durham Rd., Plan 84495, Lot 40, Concession I, South of Durham Road, Plan R-185. Borough of Scarborough, The Municipality of Metropolitan Toronto, Lot 275, Plan M-388. Town of Midland, County of Simcoe, Parts of Lots 41 and 42, and Part of Lot 69, Plan 1109. Village of Victoria Harbour in the County of Simcoe, Lot 14, Concession VII, Plan No. 201. Village of Formerly in Township of Tay in County of Simcoe, Lot 14, Concession VII, Plan No. 201. 1865 shown on Instrument No. 85883. Restricted Areas Blind River					
Township of Cavan, County of Peterborough, Formerly in the County of Durham, Parts of Lots 9, 10 and 11, Concession VIII, described as Lot 42, Plan 118 792/75 Oct. 25/75 Township of King, Regional Municipality of York, Lot 15, Concession IV 858/75 Nov. 15/75 Township of Mariposa, County of Victoria, Lot 8, Concession A, Plan R.D187. 859/75 Nov. 15/75 Township of Bentinck, County of Grey, Lot 15, Concession VII. 863/75 Nov. 22/75 Township of Bentinck, County of Victoria, Lot 24, Concession VII. Plan 65R-1547. 865/75 Nov. 22/75 Township of Flos, County of Victoria, Lot 24, Concession I. Plan R. 808. 890/75 Nov. 29/75 Township of Flos, County of Simcoe, Lot 8 and 9, Concession I. Plan R. 808. 891/75 Nov. 29/75 Township of Tay, County of Simcoe, Lot 16, Concession III, Plan 51R-1456. 896/75 Dec. 6/75 Township of Nottawasaga, County of Simcoe, Part of Lot 21, Concession II. Plan S1R-1456. 896/75 Dec. 6/75 Township of Bentinck, County of Grey, Lot 1, Concession II, Part of Lots 41 and 42, Concession 1 north of Durham Rd., Plan 84495, Lot 40, Concession 1, south of Durham Road, Plan R-185. 898/75 Dec. 6/75 Town of Midland, County of Simcoe, Parts of Lots 41 and 42 and Part of Lot 69, Plan I109. 918/75 Dec. 6/75 Village of Victoria Harbour in the County of Simcoe, Formerly in Township of Tay in County of Simcoe, Formerly in Township of Tay in County of Simcoe, Formerly in Township of Tay in County of Simcoe, Formerly in Township of Brant Township of Brantford. 994/75 Dec. 20/75 Village of Fenelon Falls, County of Victoria, Parts of Block E and H. Plan 22, part of street shown on said Plan closed by a by-law, Instrument No. 1805 shown on Instrument No. 85883. 994/75 Dec. 27/75 Restricted Areas Blimd River. 662 City of Timmins 458/74 Apr. 13/74 amended. 472/74 July 6/74 amended. 472/74 Jul					
in the County of Durham, Parts of Lots 9, 10 and 11, Concession VIII, described as Lot 42, Plan 118 792/75 Oct. 25/75 Township of King, Regional Municipality of York, Lot 15, Concession IV			772 75	Oct.	11/75
11, Concession VIII, described as Lot 42, Plan 118					
Township of King, Regional Municipality of York, Lot 15, Concession IV.			702 /75	0.4	25 175
Lot 15, Concession IV.			192 13	Oct.	25 15
Township of Mariposa, County of Victoria, Lot 8, Concession A, Plan R.D187			858 / 75	Nov	15/75
cession A, Plan R.D187 859/75 Nov. 15/75 Township of Bentinck, County of Grey, Lot 15, Concession VII 863/75 Nov. 22/75 Town of Whitchurch-Stouffville, Regional Municipality of York, Lot 26, Concession II, Plan 65R-1547. 865/75 Nov. 22/75 Township of Somerville, County of Victoria, Lot 24, Concession II, Plan R.808 890/75 Nov. 29/75 Township of Flos, County of Simcoe, Lots 8 and 9, Concession I, Plan R.808 891/75 Nov. 29/75 Township of Tay, County of Simcoe, Lot 16, Concession II, Plan 51R-1456 896/75 Dec. 6/75 Township of Nottawasaga, County of Simcoe, Part of Lot 21, Concession II 897/75 Dec. 6/75 Township of Bentinck, County of Grey, Lot 1, Concession 1 north of Durham Rd, Plan 8495, Lot 40, Concession 1, south of Durham Road, Plan R-185 898/75 Dec. 6/75 Borough of Scarborough, The Municipality of Metropolitan Toronto, Lot 275, Plan M-388 915/75 Dec. 6/75 Town of Midland, County of Simcoe, Parts of Lots 41 and 42, and Part of Lot 69, Plan 1109 918/75 Dec. 6/75 Village of Victoria Harbour in the County of Simcoe, Formerly in Township of Tay in County of Simcoe, Lot 14, Concession VII, Plan No, 201 967/75 Dec. 20/75 Village of Fenelon Falls, County of Victoria, Parts of Block E and H, Plan 22, part of street shown			000710	1101.	10/10
Cession VII. 863/75			859 / 75	Nov.	15/75
Town of Whitchurch-Stouffville, Regional Municipality of York, Lot 26, Concession III, Plan 65R-1547. Township of Somerville, County of Victoria, Lot 24, Concession I. Township of Flos, County of Simcoe, Lots 8 and 9, Concession I, Plan R. 808. Township of Tay, County of Simcoe, Lot 16, Concession II, Plan 51R-1456. Township of Nottawasaga, County of Simcoe, Part of Lot 21, Concession II. Township of Bentinck, County of Grey, Lot 1, Concession VIII, Part of Lots 41 and 42, Concession 1 north of Durham Rad, Plan 84495, Lot 40, Concession 1, south of Durham Rad, Plan R-185. Borough of Scarborough, The Municipality of Metropolitan Toronto, Lot 275, Plan M-388. Borough of Scarborough, The Municipality of Metropolitan Toronto, Lot 275, Plan M-388. Formerly in Township of Tay in County of Simcoe, Formerly in Township of Tay in County of Simcoe, Lot 14, Concession VII, Plan No. 201. Village of Victoria Harbour in the County of Simcoe, Lot 14, Concession VII, Plan No. 201. Village of Fenelon Falls, County of Victoria, Parts of Block E and H, Plan 22, part of street shown on said Plan closed by a by-law, Instrument No. 1805 shown on Instrument No. 85883. Poec. 27/75 Restricted Areas Blind River. 662 City of Timmins. **181/74* Apr. 13/74 **amended* 392/74* June 1/74 County of Brant—Township of Brantford. 295/74* May 11/74 **amended* 392/74* July 6/74 **amended* 472/74* July 6/74	Township of Bentinck, County of Grey, Lot 15, Con-				
Of York, Lot 26, Concession III, Plan 65R-1547. 865/75 Nov. 22/75 Township of Somerville, County of Victoria, Lot 24, Concession I. 890/75 Nov. 29/75 Township of Flos, County of Simcoe, Lots 8 and 9, Concession I, Plan R. 808. 891/75 Nov. 29/75 Township of Tay, County of Simcoe, Lot 16, Concession III, Plan 51R-1456. 896/75 Dec. 6/75 Township of Nottawasaga, County of Simcoe, Part of Lot 21, Concession II			863 75	Nov.	22 75
Township of Somerville, County of Victoria, Lot 24, Concession I.			045 155		
Concession I			865/75	Nov.	22/75
Township of Flos, County of Simcoe, Lots 8 and 9, Concession I, Plan R. 808			800 /75	Nov	20 /75
Concession I, Plan R. 808.			090 13	NOV.	29/13
Township of Tay, County of Simcoe, Lot 16, Concession III, Plan 51R-1456			891 /75	Nov.	29 / 75
Sion III, Plan 51R-1456. 896/75 Dec. 6/75					,
Lot 21, Concession II.			896 / 75	Dec.	6/75
Township of Bentinck, County of Grey, Lot 1, Concession VIII, Part of Lots 41 and 42, Concession 1 north of Durham Rd., Plan 84495, Lot 40, Concession 1, south of Durham Road, Plan R-185	Township of Nottawasaga, County of Simcoe, Part of				
Sion VIII, Part of Lots 41 and 42, Concession 1 north of Durham Rd., Plan 84495, Lot 40, Concession 1, south of Durham Road, Plan R-185			897 75	Dec.	6/75
north of Durham Rd., Plan 84495, Lot 40, Concession 1, south of Durham Road, Plan R-185					
Cession 1, south of Durham Road, Plan R-185 898/75 Dec. 6/75					
Borough of Scarborough, The Municipality of Metropolitan Toronto, Lot 275, Plan M-388. 915/75 Dec. 6/75			909 175	Das	6 175
Dec. 6/75			090/13	Dec.	0/13
Town of Midland, County of Simcoe, Parts of Lots 41 and 42, and Part of Lot 69, Plan 1109			915/75	Dec	6 /75
and 42, and Part of Lot 69, Plan 1109			,10,10	200.	07.0
Formerly in Township of Tay in County of Simcoe, Lot 14, Concession VII, Plan No. 201			918/75	Dec.	6/75
Lot 14, Concession VII, Plan No. 201	Village of Victoria Harbour in the County of Simcoe	,			
Village of Fenelon Falls, County of Victoria, Parts of Block E and H, Plan 22, part of street shown on said Plan closed by a by-law, Instrument No. 1865 shown on Instrument No. 85883. 994/75 Dec. 27/75 Restricted Areas Blind River. 662 City of Timmins. *181/74 Apr. 13/74 amended. 392/74 June 1/74 County of Brant—Township of Brantford 295/74 May 11/74 amended. 472/74 July 6/74 amended. 582/74 Aug. 24/74 amended. 550/75 July 12/75 county of Bruce—Township of Brant 273/74 May 11/74 amended. 472/74 July 6/74 amended. 429/75 June 14/75 County of Bruce—Township of Carrick. 274/74 May 11/74 amended. 472/74 July 6/74 County of Bruce—Township of Huron. 272/74 May 11/74 amended. 472/74 July 6/74 County of Bruce—Township of Huron. 272/74 May 11/74 amended. 472/74 July 6/74	Formerly in Township of Tay in County of Simcoe				
Block E and H, Plan 22, part of street shown on said Plan closed by a by-law, Instrument No. 1865 shown on Instrument No. 85883. 994/75 Dec. 27/75			967 75	Dec.	20 / 75
said Plan closed by a by-law, Instrument No. 1865 shown on Instrument No. 85883. 994/75 Dec. 27/75 Restricted Areas Blind River. 662 City of Timmins. *181/74 Apr. 13/74 amended. 392/74 June 1/74 County of Brant—Township of Brantford 295/74 May 11/74 amended. 472/74 July 6/74 amended. 582/74 Aug. 24/74 amended. 585/75 Dec. 27/75 County of Bruce—Township of Brant 273/74 May 11/74 amended. 429/75 June 14/75 County of Bruce—Township of Carrick 274/74 May 11/74 amended. 472/74 May 11/74 amended. 472/74 May 11/74 County of Bruce—Township of Huron 272/74 May 11/74 amended. 472/74 July 6/74 County of Bruce—Township of Huron 272/74 May 11/74 amended. 472/74 July 6/74					
1865 shown on Instrument No. 85883 994/75 Dec. 27/75 Restricted Areas Blind River 662 City of Timmins *181/74 Apr. 13/74 amended 392/74 June 1/74 County of Brant—Township of Brantford 295/74 May 11/74 amended 472/74 July 6/74 amended 582/74 Aug. 24/74 amended 550/75 July 12/75 amended 985/75 Dec. 27/75 County of Bruce—Township of Brant 273/74 May 11/74 amended 472/74 July 6/74 County of Bruce—Township of Carrick 274/74 May 11/74 amended 472/74 July 6/74 County of Bruce—Township of Huron 272/74 May 11/74 amended 472/74 July 6/74 County of Bruce—Township of Huron 272/74 May 11/74 amended 472/74 July 6/74					
Restricted Areas Blind River. 662			004 /75	Dec	27 175
Blind River. 662 City of Timmins. *181/74 Apr. 13/74 amended. 392/74 June 1/74 County of Brant—Township of Brantford 295/74 May 11/74 amended. 472/74 July 6/74 amended. 582/74 Aug. 24/74 amended. 580/75 July 12/75 amended. 985/75 Dec. 27/75 County of Bruce—Township of Brant 273/74 May 11/74 amended. 472/74 July 6/74 Amended. 472/75 June 14/75 County of Bruce—Township of Carrick. 274/74 May 11/74 amended. 472/74 July 6/74 County of Bruce—Township of Huron. 272/74 May 11/74 amended. 472/74 July 6/74			771/13	Dec.	21/15
City of Timmins *181/74 Apr. 13/74 amended 392/74 June 1/74 County of Brant—Township of Brantford 295/74 May 11/74 amended 472/74 July 6/74 amended 582/74 Aug. 24/74 amended 550/75 July 12/75 amended 985/75 Dec. 27/75 County of Bruce—Township of Brant 273/74 May 11/74 amended 472/74 July 6/74 amended 429/75 June 14/75 County of Bruce—Township of Carrick 274/74 May 11/74 amended 472/74 July 6/74 County of Bruce—Township of Huron 272/74 May 11/74 amended 472/74 July 6/74		662			
County of Brant—Township of Brantford 295/74 May 11/74 amended 472/74 July 6/74 amended 582/74 Aug. 24/74 amended 550/75 July 12/75 amended 985/75 Dec. 27/75 County of Bruce—Township of Brant 273/74 May 11/74 amended 472/74 July 6/74 amended 429/75 June 14/75 County of Bruce—Township of Carrick 274/74 May 11/74 amended 472/74 July 6/74 County of Bruce—Township of Huron 272/74 May 11/74 amended 472/74 July 6/74	and the same of th		*181/74	Apr.	13/74
amended 472/74 July 6/74 amended 582/74 Aug. 24/74 amended 550/75 July 12/75 amended 985/75 Dec. 27/75 County of Bruce—Township of Brant 273/74 May 11/74 amended 472/74 July 6/74 amended 429/75 June 14/75 County of Bruce—Township of Carrick 274/74 May 11/74 amended 472/74 July 6/74 County of Bruce—Township of Huron 272/74 May 11/74 amended 472/74 July 6/74			392 74	June	1/74
amended 582/74 Aug. 24/74 amended 550/75 July 12/75 amended 985/75 Dec. 27/75 County of Bruce—Township of Brant 273/74 May 11/74 amended 472/74 July 6/74 amended 429/75 June 14/75 County of Bruce—Township of Carrick 274/74 May 11/74 amended 472/74 July 6/74 County of Bruce—Township of Huron 272/74 May 11/74 amended 472/74 July 6/74					
amended 550/75 July 12/75 amended 985/75 Dec. 27/75 County of Bruce—Township of Brant 273/74 May 11/74 amended 472/74 July 6/74 amended 429/75 June 14/75 County of Bruce—Township of Carrick 274/74 May 11/74 amended 472/74 July 6/74 County of Bruce—Township of Huron 272/74 May 11/74 amended 472/74 July 6/74		• • •		0 0	
amended 985/75 Dec. 27/75 County of Bruce—Township of Brant 273/74 May 11/74 amended 472/74 July 6/74 amended 429/75 June 14/75 County of Bruce—Township of Carrick 274/74 May 11/74 amended 472/74 July 6/74 County of Bruce—Township of Huron 272/74 May 11/74 amended 472/74 July 6/74					
County of Bruce—Township of Brant 273 /74 May 11 /74 amended 472 /74 July 6 /74 amended 429 /75 June 14 /75 County of Bruce—Township of Carrick 274 /74 May 11 /74 amended 472 /74 July 6 /74 County of Bruce—Township of Huron 272 /74 May 11 /74 amended 472 /74 July 6 /74				0 0	
amended 472 74 July 6 74 amended 429 75 June 14 75 County of Bruce—Township of Carrick 274 74 May 11 74 amended 472 74 July 6 74 County of Bruce—Township of Huron 272 74 May 11 74 amended 472 74 July 6 74					
amended 429/75 June 14/75 County of Bruce—Township of Carrick 274/74 May 11/74 amended 472/74 July 6/74 County of Bruce—Township of Huron 272/74 May 11/74 amended 472/74 July 6/74					
County of Bruce—Township of Carrick. 274 /74 May 11 /74 amended. 472 /74 July 6 /74 County of Bruce—Township of Huron. 272 /74 May 11 /74 amended. 472 /74 July 6 /74					
amended 472 74 July 6 74 County of Bruce—Township of Huron 272 74 May 11 74 amended 472 74 July 6 74					
amended	amended			2 2	,
* See (1975) 5 Ontario Reports (2d.) pp. 248-258			472 74	July	6/74
	* See (1975) 5 Ontario Reports (2d.) pp. 248-258				

		Regul	ation No.	
		R.R.O. 1970	O. Reg.	Date of Gazette
Planni	ng Act—Continued			
Re	estricted Areas—Continued			
	County of Bruce—Town of Kincardine		329 74	May 11/7
	amended		472 74	July 6/7
	amended		751 /74	Oct. 19/7
	amended		842 /74	Nov. 23/7
	amendedCounty of Dufferin—Township of Mono		20 /75	Feb. 1/7
			*233/74	May 4/7
	amendedamended		450 /74	June 22/7
	County of Elgin—Township of Bayham		812 74 284 74	Nov. 9/7 May 11/7
	amended		472 74	July 6/7
	County of Elgin—Township of Malahide		283 /74	May 11/7
	amended		472 74	July 6/7
	amended		802/74	Nov. 9/7
	County of Essex—Township of Colchester South		275 74	May 11/7
	amended		472 / 74	July 6/7
	County of Essex—Township of Mersea		276 / 74	May 11/7
	amended		472 74	July 6/7
	amended		586 / 74	Aug. 24/7
	amended		82/75	Feb. 22/7
	amended		207/75	Apr. 5/7
	County of Essex—Township of Gosfield North		277 74	May 11/7
	amended		472 /74	July 6/7
	County of Frontenac—Township of Bedford		218 / 75	Apr. 12/7
	amended		596 75	Aug. 2/7
	amended		705 75	Sept. 13/7
	amendedamended		757 75 780 75	Oct. 4/7 Oct. 18/7
	amended		831 /75	Nov. 8/7
	County of Frontenac—Township of Oso (revoking)		846/75	Nov. 15/7
	County of Grey—Township of Bentinck		293 /74	May 11/7
	amended		472 74	July 6/7
	amended		546 /74	Aug. 3/7
	amended		771 /75	Oct. 11/7
	County of Grey-Township of Glenelg		294 / 74	May 11/7
	amended		472 74	July 6/7
	County of Grey—Township of Sarawak		292 74	May 11/7
	amended		472 74	July 6/7
	County of Haldimand			
	(now Regional Municipality of Haldimand-Norfolk)			
	Township of Canborough (now Town of Dunnville)		279 73	June 2/7.
	amended	• • • •	582 / 73	Sept. 29 /7.
	amended		15 /74	Jan. 26/7
	amended		149 /74	Mar. 30/7
	amendedamended.		217 74	Apr. 27/7
	amended		667 74 787 74	Sept. 21 /7- Nov. 2 /7-
	amended		948/74	Dec. 28/7
	amended		35 /75	Feb. 8/7
	amended		88 /75	Feb. 22/7
	amended		945 /75	Dec. 20/7.
	County of Haldimand—Township of Dunn (now Town			
	of Dunnville)		280 /73	June 2/7
	amended		470 / 73	Aug. 25/7
Can /1	975) 8 Ontario Reports (2d.) pp. 97-103			0 1

and the same	Regula	ation No.	Date of
	R.R.O. 1970	O. Reg.	Gazette
Planning Act—Continued			
Restricted Areas—Continued			
County of Haldimand—Township of Dunn (now Town	ı		
of Dunnville)—Continued			
amended		528 /73	Sept. 8/73
amended		592 /73	Oct. 6/73
amended		629 / 73	Oct. 27/73
amended		647 73	Nov. 3/73
amended		725 73	Dec. 8/73
amended		765 73	Dec. 22/73
amended		45 74	Feb. 16/74
amended		150/74	Mar. 30/74
amended		461 74	July 6/74
amended		550 /74	Aug. 3/74
amended		593 74	Aug. 24/74
amended		767 74	Oct. 26/74
amended		861 /74	Nov. 30/74
amended		899 /74	Dec. 7/74
amended		914/74	Dec. 14/74
amended		981 /74	Jan. 11/75
amended		19/75	Feb. 1/75
amended		427 / 75	June 14/75
amended		620 /75	Aug. 9/75
amended		789 / 75	Oct. 25/75
amended		830 / 75	Nov. 8/75
amended		864 /75	Nov. 22/75
amended		929 75	Dec. 20/75
amended		933 75	Dec. 20/75
of Dunnville)		281 /73	June 2/73
amended		218/74	Apr. 27/74
amended		590 /74	Aug. 24/74
amended		668/74	Sept. 21/74
amended		127 /75	Mar. 8/75
County of Haldimand-Township of Rainham (now	y		
Town of Haldimand)		282/73	June 2/73
amended		693 73	Nov. 24/73
amended		726 73	Dec. 8/73
amended		73 / 74	Feb. 23/74
amended		141/74	Mar. 23/74
amended		583 / 74	Aug. 24/74
amended		180 / 75	Mar. 29/75
County of Haldimand-Township of Sherbrooke (nor			
Town of Dunnville)		283 73	June 2/73
amended		119/74	Mar. 16/74
amended		219 / 74	Apr. 27/74
amended		744 74	Oct. 19/74
amended		982 /74	Jan. 11/75
amended		496 75	June 28/75
amended		621 /75	Aug. 9/75
amended		739 75	Sept. 27 /75
amended		980 /75	Dec. 27/75
Town of Haldimand)		284 /73	June 2/73
amended		469 /73	Aug. 25/73
w/////////////////////////////////////	• • •	107/13	Aug. 23/13

		Regula	ation No.	Date of
	2011	R.R.O. 1970	O. Reg.	Gazette
Dionnin	A A ob Continued			
	ng Act—Continued tricted Areas—Continued			
	County of Haldimand—Township of South Cayuga			
	(now Town of Haldimand)—Continued			
	amended		587 73	Oct. 6/73
	amended	• • •	694 73	Nov. 24 /73
	amendedamended	• • •	766 73 782 73	Dec. 22/73 Dec. 29/73
	amended.		82/74	Mar. 2/74
	amended		138 / 74	Mar. 23/74
	amended		245 / 74	May 4/74
	amended		591 /74	Aug. 24/74
	amended	0	900/74	Dec. 7/74
	amended		915/74	Dec. 14/74
	amended	• • •	595 / 75	Aug. 2/75
	amended		981 /75	Dec. 27/75
	of Nanticoke)		285 /73	June 2/73
	amended		504 /73	Sept. 1/73
	amended		584 / 73	Sept. 29/73
	amended		615/73	Oct. 20/73
	amended		727 73	Dec. 8/73
	amended		783 / 73	Dec. 29/73
	amended		96 /74	Mar. 9/74
	amendedamended	• • •	145 / 74	Mar. 30/74 May 4/74
	amended		234 74 378 74	May 4/74 May 25/74
	amended		479/74	July 13/74
	amended		536/74	July 27/74
	amended		669/74	Sept. 21/74
	amended		745 74	Oct. 19/74
	amended		827 /74	Nov. 16/74
	amended	• • •	843 74	Nov. 23/74
	amendedamended	• • •	2 /75 124 /75	Jan. 18/75 Mar. 8/75
	amended		437 /75	June 14/75
	amended		464 / 75	June 21/75
	amended		538 / 75	July 5/75
	amended		553 / 75	July 12/75
	amended		611 /75	Aug. 9/75
	amended	• • •	622 75	Aug. 9/75
	amended		786 75	Oct. 25/75
	amendedamended	• • •	790 /75 801 /75	Oct. 25/75 Nov. 1/75
	amended		938 / 75	Dec. 20/75
	amended		982/75	Dec. 27/75
	County of Haliburton—Township of Cardiff	663		
	County of Halton—Town of Oakville		667 73	Nov. 17/73
	County of Hastings—Township of Sidney		319/74	May 11/74
	amended	• • •	472 74	July 6/74
	amendedamended	• • •	532 75 756 75	July 5/75 Oct. 4/75
	amended		788 / 75	Oct. 25/75
	County of Hastings—Township of Thurlow		318/74	May 11/74
	amended		472 74	July 6/74

	Regulation No.		Date of	
	R.R.O. 1970	O. Reg.	Gazette	
Planning Act—Continued				
Restricted Areas—Continued				
County of Hastings-Township of Thurlow-Continued	l			
amended		390 / 75	June 7/75	
County of Huron—Township of Colborne		750 73	Dec. 15/73	
amended		640 / 74	Sept. 14/74	
amendedamended.		299 75 791 75	May 3/75 Oct. 25/75	
County of Huron—Township of East Wawanosh		349 /74	May 18/74	
amended		994/74	Jan. 11/74	
amended		13 /75	Feb. 1/75	
County of Huron—Township of Goderich		749 73	Dec. 15/73	
amended		521 /74	July 27/74	
County of Huron—Township of Hay		288 74	May 11/74	
amendedamended		472 74	July 6/74	
County of Huron—Township of Morris		181 /75 291 /74	Mar. 29/75 May 11/74	
amended		472 74	July 6/74	
County of Huron—Township of Stephen		289 /74	May 11/74	
amended		472 74	July 6/74	
amended		841/74	Nov. 23/74	
County of Huron—Township of Turnberry		290 / 74	May 11/74	
amended		472 74	July 6/74	
County of Huron—Township of Usborne		287 / 74	May 11/74	
amended		472 74	July 6/74	
County of Kent—Township of Camden		278 74 472 74	May 11/74 July 6/74	
amended		663/74	Sept. 21 /74	
County of Kent—Township of Chatham		10/73	Jan. 27/73	
amended		102/73	Mar. 17/73	
amended		258 73	May 12/73	
amended		340 /73	June 23/73	
amended		428 73	July 28/73	
amended		660 /73	Nov. 10/73	
amendedamended		700 73 777 73	Dec. 1/73 Dec. 22/73	
amended		596 /74	Aug. 31/74	
amended		665 /74	Sept. 21 /74	
amended		755 / 74	Oct. 19/74	
amended		838 / 74	Nov. 23/74	
amended		173 / 75	Mar. 29/75	
amended		363 / 75	May 24/75	
amended		505 /75	June 28/75	
amended		589 75	Aug. 2/75	
amendedamended		608 /75 724 /75	Aug. 9/75 Sept. 20/75	
amended		725 / 75	Sept. 20/75	
amended		1025 / 75	Jan. 10/76	
County of Kent—Township of Harwich		11/73	Jan. 27/73	
amended		103 / 73	Mar. 17/73	
amended		198 /73	Apr. 21 /73	
amended		199 /73	Apr. 21 /73	
amended		699 73	Dec. 1/73	
amendedamended.		4 /74 403 /74	Jan. 19/74 June 8/74	
umenueu	• • •	100/11	June 0/14	

		Regulation No.		Date of	
		R.R.O. 1970	O. Reg.	Gazette	
	ng Act—Continued				
Re	stricted Areas—Continued				
	County of Kent—Township of Harwich—Continued amended		500 /74	July 20/74	
	amended		754 /74	Oct. 19/74	
	County of Kent—Township of Raleigh		12/73	Jan. 27/73	
	amended		104/73	Mar. 17/73	
	amended		322 /73	June 16/73	
	amended	• • •	779 73	Dec. 29/73	
	amendedamended	• • •	597 74 639 74	Aug. 31 /74	
	amended		753 /74	Sept. 14/74 Oct. 19/74	
	amended		839 /74	Nov. 23/74	
	amended		992/74	Jan. 11/75	
	amended		11 /75	Feb. 1/75	
	amended	• • •	215 / 75	Apr. 12/75	
	amendedamended		420 /75	June 7/75	
	amended		722 75 723 75	Sept. 20 /75 Sept. 20 /75	
	amended		777 /75	Oct. 18/75	
	County of Lambton—Township of Bosanquet		280 /74	May 11/74	
	County of Lambton—Township of Enniskillen		282 74	May 11/74	
	amended		472 74	July 6/74	
	County of Lambton—Township of Plympton	• • •	279 74	May 11/74	
	amended County of Lambton—Township of Warwick		472 74 281 74	July 6/74 May 11/74	
	amended		472 74	July 6/74	
	amended		655 /74	Sept. 14/74	
	County of Lanark—Township of Bathurst		306 /74	May 11/74	
	amended	• • •	472 74	July 6/74	
	County of Lanark—Township of Beckwith	• • •	305 /74	May 11/74	
	amended County of Lanark—Township of Drummond		472 74 307 74	July 6/74 May 11/74	
	amended		472 74	July 6/74	
	County of Lanark-Township of North Elmsley		308/74	May 11/74	
	amended		472 74	July 6/74	
	amended		60 / 75	Feb. 15/75	
	County of Lanark—Township of Ramsay	• • • •	304 / 74	May 11/74	
	amendedamended.	• • •	472 74 211 75	July 6/74 Apr. 5/75	
	amended		430 / 75	June 14/75	
	County of Lanark—Township of South Sherbrooke		680 /74	Sept. 28/74	
	amended		946 / 74	Dec. 28/74	
	amended		61 /75	Feb. 15/75	
	amended	• • •	533 /75	July 5/75	
	amended	• • •	744 75	Sept. 27 /75	
	amendedamended		763 75 787 75	Oct. 11 /75 Oct. 25 /75	
	County of Leeds and Grenville—Township of Front of		, , ,	20,10	
	Leeds and Lansdowne		309 / 74	May 11/74	
	amended		472 74	July 6/74	
	amended		845 / 75	Nov. 15/75	
	County of Leeds and Grenville—Township of South Elmsley		310 /74	May 11/74	
	amended		472 /74	July 6/74	
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		Regulation No.		Date of	
		R.R.O. 1970	O. Reg.	Gazette	
Planning	2 Act—Continued				
_	ricted Areas—Continued				
	County of Leeds and Grenville—Township of South	1			
	Elmsley—Continued				
	amended		786 /74	Nov. 2/74	
	amended		371 /75	May 31/75	
	County of Norfolk (now Regional Municipality of Haldi				
	mand-Norfolk)—Township of Charlotteville (nou	,			
	Township of Delhi)		286 /73	June 2/73	
	amended	• • •	435 /73	Aug. 4/73	
	amended	• • •	490 /73	Aug. 25/73	
	amended		552 73	Sept. 15/73	
	amended	• • •	598 73	Oct. 13/73	
	amendedamended.		648 73 679 73	Nov. 3/73 Nov. 17/73	
	amended		825 /73	Jan. 12/74	
	amended	• • •	83 /74	Mar. 2/74	
	amended		152 /74	Mar. 30/74	
	amended		209 /74	Apr. 20/74	
	amended		379 /74	May 25/74	
	amended		390 /74	June 1/74	
	amended		480 /74	July 13/74	
	amended		526 /74	July 20/74	
	amended		594 /74	Aug. 24/74	
	amended		642 / 74	Sept. 14/74	
	amended		797 74	Nov. 9/74	
	amended		901 /74	Dec. 7/74	
	amended		36/75	Feb. 8/75	
	amended		89 /75	Feb. 22/75	
	amended		203 / 75	Apr. 5/75	
	amended	• • •	301 /75	May 3/75	
	amended	• • •	375 75	May 31 /75	
	amended	• • •	465 75	June 21 /75	
	amendedamended	• • •	612 75	Aug. 9/75	
	amended	• • •	662 75 773 75	Aug. 30/75	
	amended	• • •	839 /75	Oct. 18/75 Nov. 15/75	
	amended		946 /75	Dec. 20/75	
			210/10	Dec. 20/10	
	County of Norfolk—Township of Houghton (now Town-		207 172	Tuma 2 /72	
	ship of Norfolk)amended		287 73 738 75	June 2/73 Sept. 27/75	
		• • •	130/13	Sept. 21/13	
	County of Norfolk-Township of Middleton (now Town-				
	ship of Delhi)		288 73	June 2/73	
	amended		577 73	Sept. 29 /73	
	amended		947 75	Dec. 20/75	
	County of Norfolk—Township of South Walsingham		200 152		
	(now Township of Norfolk)	.,.	289 73	June 2/73	
	amended	• • •	436 73	Aug. 4/73	
	amendedamended	• • •	649 73	Nov. 3/73	
	amended		74 74 198 74	Feb. 23/74 Apr. 13/74	
	amended		624 /74	Sept. 7/74	
	amended		903/74	Dec. 7/74	

		Regulation No.		Date of	
		R.R.O. 1970	O. Reg.	Gazette	
Planning Ac	t—Continued				
	d Areas—Continued				
	nty of Norfolk—Township of South Walsingham	n			
	ow Township of Norfolk)—Continued		120 /75	M 15 /75	
	amendedamended		129 /75 204 /75	Mar. 15/75 Apr. 5/75	
	amended		302 /75	Apr. 5/75 May 3/75	
	amended		377 75	May 31/75	
	amended		428 / 75	June 14/75	
	amended		558 /75	July 12/75	
	amended		867 75	Nov. 22/75	
	nty of Norfolk-Township of Townsend (now Cit				
of	Nanticoke)		290 /73	June 2/73	
	amended		414 /73	July 21/73	
	amended		496 /73	Sept. 1/73	
	amended		585 73	Sept. 29 /73 Oct. 6 /73	
	amended		588 73 650 73	Oct. 6/73 Nov. 3/73	
	amended		656 /73	Nov. 10/73	
	amended		728 /73	Dec. 8/73	
	amended		767 /73	Dec. 22/73	
	amended		784 /73	Dec. 29/73	
	amended		62 74	Feb. 23/74	
	amended		97 /74	Mar. 9/74	
	amended		144 /74	Mar. 30/74	
	amended		182 /74	Apr. 13/74	
	amended		194 /74	Apr. 13/74	
	amended		199 74 389 74	Apr. 13/74 June 1/74	
	amended		391 /74	June 1/74	
	amended		405/74	June 8/74	
	amended	,	437 /74	June 22/74	
	amended		549 /74	Aug. 3/74	
	amended		584 /74	Aug. 24/74	
	amended		670 /74	Sept. 21/74	
	amended		746 /74	Oct. 19/74	
	amended		844 74 908 74	Nov. 23 /74	
	amended		90/75	Dec. 14/74 Feb. 22/75	
	amended		216/75	Apr. 12/75	
	amended		353 / 75	May 24/75	
	amended		539 / 75	July 5/75	
	amended		613/75	Aug. 9/75	
	amended		699 75	Sept. 13/75	
	amended		930 /75	Dec. 20/75	
	amended		932/75	Dec. 20 /75	
	amended		1029 /75	Jan. 10/76	
	Nanticoke)		291 /73	June 2/73	
	amended		471 /73	Aug. 25/73	
	amended		589 / 73	Oct. 6/73	
	amended		651 /73	Nov. 3/73	
	amended		678/73	Nov. 17/73	
	amended		785 / 73	Dec. 29/73	
	amended		63 / 74	Feb. 23/74	

Planning Act—Continued Restricted Areas—Continued County of Norfolk—Township of Woodhouse (now City of Nanticoke)—Continued amended 161/74 Apr. 13/74 amended 351/74 May 18/74 amended 351/74 May 18/74 amended 351/74 Apr. 13/74 Apr. 13/75 Apr. 12/75 Apr.		THE UNTAKIO GAZET	IE		65
Planning Act—Continued Restricted Areas—Continued County of Northicoke)—Continued amended. 161/74 Apr. 6/74 amended. 197/74 Apr. 13/74 amended. 351/74 May 18/74 amended. 3501/74 June 17/74 Amended. 3501/74 Aug. 24/74 Aug. 24/75 Aug. 16/75 Aug. 16/75			Regul	ation No.	Date of
Restricted Areas—Continued			1	O. Reg.	
Restricted Areas—Continued	Planning Act—Continue	ed			
of Nanticoke)—Continued amended					
amended			y		
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Planning Act—Continued Restricted Areas-Continued County of Ontario-Township of Scott (now Township of Uxbridge)—Continued 526 / 73 Sept. 8/73 652 / 73 Nov. 3/73 Nov. 24/73 697 /73 14/74 Jan. 26/74 amended..... 263 / 74 May 11/74 amended..... 433 / 74 June 22/74 amended..... 603/74 Aug. 31/74 Oct. 19/74 amended..... 738 / 74 amended....... 739 / 74 Oct. 19/74 amended...... Feb. 1/75 18 / 75 amended....... Apr. 26/75 252 / 75 amended...... 426 / 75 June 14/75 700 / 75 Sept. 13/75 928 / 75 amended...... Dec. 20/75 Mar. 18/72 County of Ontario-Township of Uxbridge..... 103/72 amended.... 275 /72 June 17/72 405/72 Aug. 26/72 amended...... 489 /72 Oct. 21/72 amended....... 490 /72 Oct. 21/72 amended...... 236 / 73 May 5/73 amended...... 607 / 73 Oct. 20/73 132 / 74 Mar. 23/74 Sept. 27 /75 amended..... 733 / 75 amended..... 979 | 75 Dec. 27/75 County of Oxford-Township of Blandford (now Bland-33 / 73 Feb. 10/73 ford-Blenheim)...... Feb. 24/73 55/73 404/74 June 8/74 625 / 74 Sept. 7/74 amended...... County of Oxford—Township of Dereham...... 348 / 74 May 18/74 amended..... 993/74 Jan. 11/75 County of Oxford-Township of East Zorra (now Township of East Zorra-Tavistock)..... 44/73 Feb. 17/73 amended..... 200 / 73 Apr. 21/73 amended 778 | 73 Dec. 22/73 Jan. 19/74 5/74 Apr. 13/74 Nov. 23/74 195 / 74 840 / 74 57 / 75 Feb. 15/75 amended...... 944 / 75 Dec. 20/75 347 / 74 May 18/74 County of Oxford—Town of Tillsonburg..... County of Perth—Township of Elma..... May 11/74 285 | 74 amended..... 472 / 74 Iuly 6/74 1002/75 Dec. 27/75 amended...... County of Perth—Township of Wallace..... 286 / 74 May 11/74 472 | 74 July 6/74 Sept. 21/74 666 / 74 amended..... 121 / 75 Mar. 8/75 May 300 / 75 3/75 County of Peterborough—Township of Cavan..... 619/75 Aug. 9/75 Nov. 15/75 amended...... 852 / 75

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Plan	ning Act—Continued			
	Restricted Areas—Continued			
	County of Peterborough—Township of Cavan			
	—Continued			
	amended		857 / 75	Nov. 15/75
	amended		917 / 75	Dec. 6/75
	amended		948/75	Dec. 20/75
	amended		1031/75	Jan. 10/76
	County of Peterborough—Township of North Monaghan		66 / 73	Mar. 3/73
	amended	• • •	396 /73	July 14/73
	amended	• • •	609 /73	Oct. 20/73
	amendedamended	• • •	588 /74 951 /74	Aug. 24 /74
	amended	• • •	976 74	Dec. 28/74 Jan. 4/75
	amended		530 /75	July 5/75
	amended		624 /75	Aug. 16/75
	amended		762 / 75	Oct. 11/75
	amended		954 / 75	Dec. 20/75
	amended		1028/75	Jan. 10/76
	County of Prescott and Russell-Township of West			
	Hawkesbury		321 /74	May 11/74
	amended		472 74	July 6/74
	County of Prince Edward—Township of Hallowell			
	(revoking)		833 /75	Nov. 8/75
	County of Prince Edward—Township of North Marys-		200 /74	M 14 /74
	burg amended	• • •	328 74	May 11/74
			472 74	July 6/74
	County of Prince Edward—Township of Sophiasburg		327 /74	May 11/74
	County of Renfrew—Township of Admaston		472 74 316 74	July 6/74
	amended		472 74	May 11/74 July 6/74
	County of Renfrew-Township of Alice and Fraser		314/74	May 11/74
	amended		472 74	July 6/74
	County of Renfrew—Township of Horton		317/74	May 11/74
	amended		472 74	July 6/74
	County of Renfrew—Township of McNab		311 /74	May 11/74
	County of Renfrew—Township of Pembroke		315/74	May 11/74
	amended		472 /74	July 6/74
	amended		527 / 74	July 27/74
	County of Renfrew—Township of Rolph, Buchanan,		210 /74	M 11 /74
	Wylie and McKay	• • •	312 /74	May 11/74
	amended County of Renfrew—Township of Stafford		472 74 313 74	July 6/74 May 11/74
	amended		472 /74	July 6/74
	County of Simcoe—Township of Adjala		301/74	May 11/74
	amended		472 / 74	July 6/74
	County of Simcoe—Township of Essa		299 /74	May 11/74
	amended		472 74	July 6/74
	County of Simcoe—Township of Mara		205/73	Apr. 28/73
	County of Simcoe—Township of Tay		108/75	Mar. 1/75
	amended	• • •	303 /75	May 3/75
	amendedamended	• • •	454 75	June 14/75
	County of Simcoe—Township of Tecumseth	• • •	673 /75 300 /74	Sept. 6/75 May 11/74
	amended		472 / 74	July 6/74
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Planning Act—Continued			
Restricted Areas—Continued			
County of Simcoe—Township of Vespra		62 73	Mar. 3/73
amended		593 /73	Oct. 6/73
amended		17 /74	Jan. 26/74
amended		115 / 74	Mar. 16/74
amendedamended		406 / 74	June 15/74
amended		595 74 623 74	Aug. 24/74 Sept. 7/74
amended		932 /74	Dec. 28/74
amended		174 /75	Mar. 29/75
County of Victoria-Township of Ops		302 /74	May 11/74
amended		472 /74	July 6/74
amended		633 /74	Sept. 14/74
amended		4 /75	Jan. 25/75
amended		986 75	Dec. 27/75
District of Cochrane—Township of Glackmeyer		271 /74	May 11/74
Town of Kapuskasing			
amended		503 /71	Dec. 18/71
Town of Kapuskasing (part)		172 75	Mar. 29/75
District of Kenora, Patricia Portion		69 71	Feb. 20/71
amendedamended		422 71 412 73	Oct. 9/71 July 21/73
amended		34 /74	Feb. 9/74
amended		7 /75	Jan. 25/75
amended		122 /75	Mar. 8/75
District of Nipissing—Township of Strathy			
amended		740 / 73	Dec. 15/73
Districts of Nipissing and Timiskaming	668		
District of Rainy River—Township of Alberton		268 / 74	May 11/74
amended		472 74	July 6/74
amended		12 /75	Feb. 1/75
amended		855 / 75	Nov. 15/75
District of Timiskaming		00.474	35 0.174
amended		88 74	Mar. 2/74
District of Timiskaming—Township of Dymond amended		269 74	May 11/74
amended.		472 74 616 74	July 6/74 Aug. 31/74
amended		815 /74	Nov. 16/74
amended		663 /75	Aug. 30 /75
amended		707 /75	Sept. 20/75
Improvement District of Ear Falls, District of Kenora		,	
Patricia Portion		68 / 71	Feb. 20/71
amended		380 / 71	Sept. 25/71
amended		33 / 74	Feb. 9/74
Improvement District of Temagami			
amended		561 /72	Dec. 16/72
amended		355 /73	June 30/73
amended		875 74	Nov. 30 /74
amended		214 /75	Apr. 12/75
Municipality of Metropolitan Toronto, Borough of		20 /74	Inn 26 174
Scarborough Part of the Corporation of the City of Timmins		597 /72	Jan. 26/74 Jan. 13/73
amended		434 /73	Aug. 4/73
amended		646 /73	Nov. 3/73
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Restricted Areas—Continued			
Part of the Corporation of the City of Timmins			
—Continued			
amended		795 73	Dec. 29/73
amended		775 74	Oct. 26/74
amended		933 /74	Dec. 28/74
amendedamended	• • •	238 75 737 75	Apr. 19/75 Sept. 27/75
amended		1044/75	Jan. 10/76
Part of the District of Algoma		997/74	Jan. 11/75
amended		837 /75	Nov. 15/75
amended		838 / 75	Nov. 15/75
Part of the District of Manitoulin-Townships of			
Campbell, Dawson, Mills and Robinson		153/74	Mar. 30/74
amended		559/75	July 12/75
amended Part of the District of Nipissing		916 /75 540 /74	Dec. 6/75 Aug. 3/74
amended		761 /75	Oct. 11/75
Part of the District of Rainy River-Township of		101/10	Oct. 11/10
Miscampbell		449 74	June 29/74
Part of the District of Sudbury		568 / 72	Dec. 30/72
amended		342 73	June 23/73
amended		416/73	July 21/73
amended	• • •	507 /73	Sept. 1/73
amendedamended		581 73	Sept. 29/73
amended	• • •	655 73 709 73	Nov. 10/73 Dec. 1/73
amended		781 /73	Dec. 29/73
amended		76/74	Feb. 23/74
amended		154/74	Mar. 30/74
amended		247 74	May 4/74
amended		434 / 74	June 22/74
amended		498 74	July 20/74
amended		587 74	Aug. 24/74
amendedamended		615/74	Aug. 31 /74
amended	• • •	776 74 834 74	Oct. 26/74 Nov. 23/74
amended		902 /74	Dec. 7/74
amended		380 /75	May 31/75
amended		526 / 75	July 5/75
amended		844/75	Nov. 15/75
amended		850 / 75	Nov. 15/75
amended	• • •	943 /75	Dec. 20/75
amended	• • •	1030 /75	Jan. 10/76
amended	• • •	270 74 472 74	May 11/74
Part of the District of Thunder Bay, Townships of	• • •	112/17	July 6/74
Gorham and Ware		109/75	Mar. 1/75
amended		506 / 75	June 28/75
amended		626 75	Aug. 16/75
amended		987 75	Dec. 27/75
Part of the District of Thunder Bay, Townships of		210.175	40.00
Pearson and Scoble	• • •	219/75	Apr. 12/75
w.mc/sucu		402 / 75	June 7/75

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Restricted Areas—Continued			
Part of the District of Thunder Bay, Townships of			
Pearson and Scoble—Continued			
amended		854 / 75	Nov. 15/75
amended		931 /75	Dec. 20/75
Regional Municipality of Durham, Town of Ajax		18/74	Jan. 26/74
amended		836 / 75	Nov. 15/75
amended		983 / 75	Dec. 27/75
Regional Municipality of Durham, Town of Pickering		19/74	Jan. 26/74
amended		38 / 74	Feb. 9/74
amended		448 /75	June 14/75
amended	• • •	984 75	Dec. 27/75
Regional Municipality of Durham, Town of Whitby		467 / 74	July 6/74
amended		540 / 75	July 5/75
amended	• • •	736 75	Sept. 27/75
Regional Municipality of Haldimand-Norfolk—Town-			
ships of Delhi and Norfolk (formerly Township of		247 174	10 174
Middleton—County of Norfolk)	• • •	347 74	May 18/74
Regional Municipality of Hamilton-Wentworth, Town-		207 /74	Man. 11 /74
ship of Flamborough		297 74	May 11 /74
amended	• • •	472 74	July 6/74 Nov. 30/74
amended	• • •	860 / 74	
amended	• • •	34 /75	Feb. 8/75
Lincoln		296/74	May 11/74
amended	• • •	472 74	July 6/74
Regional Municipality of Ottawa-Carleton—Township	• • •	112/11	July 0/14
of Fitzroy (now Township of West Carleton)	670		
Regional Municipality of Ottawa-Carleton, Township of			
Cumberland		323 / 74	May 11/74
amended		472 / 74	July 6/74
amended		107/75	Mar. 1/75
amended		800 / 75	Nov. 1/75
Regional Municipality of Ottawa-Carleton, Township of		,	
Marlborough (now Township of Rideau)		529 / 73	Sept. 8/73
amended		210/74	Apr. 20/74
amended		330 / 74	May 11/74
amended		331 /74	May 11/74
amended		458 / 74	July 6/74
amended		484 / 74	July 13/74
amended		524 / 74	July 27/74
amended		704 / 74	Oct. 12/74
amended		189 / 75	Apr. 5/75
amended		614 / 75	Aug. 9/75
amended		625 / 75	Aug. 16/75
amended		840 / 75	Nov. 15/75
amended		1004 / 75	Dec. 27/75
amended	• • •	1033 / 75	Jan. 10/76
Regional Municipality of Ottawa-Carleton, Township of		222 174	M 11 /74
Rideau	• • •	322 74	May 11/74
amended	• • •	472 74	July 6/74
Regional Municipality of Ottawa-Carleton, Township of		325 174	Max 11 /7/
West Carleton	• • •	325 74 472 74	May 11/74 July 6/74
amended		499 /74	July 20/74
WITHURING WARREST CONTRACTOR CONT		177/14	July 20/14

Planning Act—Continued Restricted Areas—Continued Restricted Areas—Continued Regional Municipality of Peel, City of Mississauga. 870/74 Nov. 30/7. Regional Municipality of York, Town of Markham 104/72 Mar. 18/7. amended. 415/72 Apr. 15/7. amended. 227/72 Amended. 276/72 June 17/7. amended. 360/72 Aug. 5/7. amended. 491/72 Oct. 21/7. amended. 491/72 Aug. 5/7. Aug. 27/72 amended. 491/72 Aug. 5/7. Aug. 27/72			Regula	ation No.	Date of
Restricted Areas—Continued Regional Municipality of Pel, City of Mississauga 870 74 Nov. 30 70 Nov. 30 70 Regional Municipality of York, Town of Markham 104 72 Mar. 18 77 Amended 227 72 May. 27 77 Amended 227 77 Amy. 27 Amy. 27 77 Amy. 27 Amy. 28 Amy.				O. Reg.	
Regional Municipality of Peel, City of Mississauga	Planning A	ct—Continued		1	
Regional Municipality of York, Town of Markham. 104/72 Mar. 18/72 amended. 145/72 Apr. 15/72 amended. 227/72 May 27/7 amended. 360/72 Aug. 5/7 amended. 491/72 Oct. 21/7 amended. 1/73 Jan. 20/7 amended. 98/73 Mar. 17/7 amended. 306/73 June 9/7 amended. 306/73 June 9/7 amended. 344/73 June 23/7 amended. 26/74 May 11/7 amended. 26/74 May 11/7 amended. 262/74 May 11/7 amended. 271/75 Apr. 26/72 amended. 271/75 Apr. 26/72 amended. 383/75 Nov. 29/73 </td <td>Restricte</td> <td>ed Areas—Continued</td> <td></td> <td></td> <td></td>	Restricte	ed Areas—Continued			
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Rules of Procedure. 672 Consent Applications. 419 / 75 June 7 / 75 Minor Variance Applications. 494 / 71 Dec. 11 / 71					
Consent Applications 419 / 75 June 7 / 75 Minor Variance Applications 494 / 71 Dec. 11 / 71	Rules of	Procedure			
Minor Variance Applications	Cons	ent Applications			
amended 10/72 F.1 2/72	Mino	r Variance Applications			
	PATHO	amended		19/73	Feb. 3/73

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lanning Act—Continued			
Rules of Procedure—Continued			
Minor Variance Applications—Continued			
amended		645 / 74	Sept. 14/7
Subdivision Control			Sept. 14/1
Subdivision Control.		216/72	May 20/7
Subdivision Control		402 /72	Aug. 26/7
Subdivision Control		362 /75	May 24/7.
Zoning Order		302 13	May 24/1
County of Essex, Township of Tilbury North	. 674		
amended		401 /71	Oct. 2/7
		508/71	Dec. 18/7
amendedamended		301 /72	
amended			0 0
		315 72	July 8/7
amended		583 73	Sept. 29 /7
amended		752 74	Oct. 19/7
amended		339 /75	May 24/7
amended		721 /75	Sept. 20/7
County of Simcoe, Township of Nottawasaga		462.174	
amended		163 /71	May 8/7
amended		237 /71	June 19/7
amended		333 /71	Aug. 14/7
amended		438 / 71	Oct. 30/7
emended		133 /72	Apr. 1/7
amended		202 /72	May 13/7
amended		417 /72	Sept. 2/7
amended		507 /72	Nov. 4/7
amended		6 / 73	Jan. 27/7
amended		204 / 73	Apr. 28/7
amended		601 /73	Oct. 13/7
amended		11/74	Jan. 26/7
amended		202 74	Apr. 20/7
amended		478 74	July 13/7
amended		548 / 74	Aug. 3/7
amended		770 / 74	Oct. 26/7
amended		354 /75	May 24/7
amended		1024 /75	Jan. 10/7
District of Algoma		487 /71	Dec. 4/7
District of Kenora		482 /71	Dec. 4/7
District of Nipissing		486 /71	Dec. 4/7
District of Parry Sound		484 /71	Dec. 4/7
District of Rainy River		483/71	Dec. 4/7
District of Sudbury		485 /71	Dec. 4/7
District of Sudbary		100 / 12	Dec. 4/1
lant Diseases Act			
General	. 677		
olice Act			
Arbitration	. 678		
Equipment	. 679		
amended		895 / 75	Nov. 29/7
General			
amended		10/71	Jan. 23/7
		296 / 73	June 2/7
amended		=>0 .0	June 2/1

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Police Act—Continued			
Municipal Police Forces		780 / 73	Dec. 29/73
Responsibility of Policing			
amended		171 /75	Mar. 29/75
D C 4 .			
Power Corporation Act (title of Act changed March 4th, 1974, See S.O. 1973, c. 57, s. 1	,		
and s. 19, formerly The Power Commission Act)			
Conversion to Sixty Cycles	682		
Electrical Safety Code		168 /73	Apr. 14/73
amendedFees	• • •	898 74	Dec. 7/74
Pension and Insurance Plan.	685	564 /73	Sept. 2/73
amended		22 /71	Jan. 30/71
amended		135/71	Apr. 17/71
amended		70 / 72	Feb. 26/72
amended amended	• • •	165 /73	Apr. 14/73
amended		123 /74 100 /75	Mar. 16/74 Mar. 1/75
Water Heaters	686		Mai. 1/13
Prearranged Funeral Services Act			
Trust Accounts		(20.175	
amended	• • •	638 /75	Aug. 23/75
Destroys Many Holes France And			
Pregnant Mare Urine Farms Act. General	688		
amended		211/71	May 29/71
Private Hospitals Act			
General			
amended	• • •	417/71	Oct. 9/71
Private Investigators and Security Guards Act			
Generalamended	690	76/73	Mar. 10/73
<i>wnschwcw</i>	• • •	10/13	Mai. 10/15
Private Vocational Schools Act, 1974 General		881 /74	Nov. 30/74
amended		906 /75	Dec. 6/75
		,.	0 , . 0
Professional Engineers Act			
Consulting Engineers		60 / 73	Mar. 3/73
Designation of Specialists		59 /73	Mar. 3/73
GeneralPractice and Procedure for Hearings	691	111/71	Mar. 20/71
Tractice and Procedure for Hearings		111//1	Mai. 20//1

Property Tax Stabilization Act, 1973
(now The Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)

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Property Tax Stabilization Act, 1973—Continued			
(now The Ontario Unconditional Grants Act, 1975, S.	ee		
S.O. 1975, c. 7, s. 2 (1)			
General		9/74	Jan. 19/74
amended		339 /74	May 18/74
amended		977 74	Jan. 4/75
General		978 74	Jan. 4/75
amended		297 75	May 3/75
amended		719/75	Sept. 20/75
Provincial Courts Act			
General			
Remuneration of Part-Time Provincial Judges		353 74	May 25/74
Salaries and Benefits of Provincial Judges		26 / 74	Feb. 2/74
amended		575 75	July 26/75
Description Land Tox Ast			
Provincial Land Tax Act Authorized Officers		40 / 74	Feb. 9/74
Exemption		645 /75	Aug. 23/75
General		043/13	
amended		269 /72	June 17/72
amenueu		209/12	Julie 17/12
Provincial Parks Act			
Designation of Parks	. 695		
amended		114/71	Mar. 20/71
amended		72 72	Feb. 26/72
amended		245 / 72	June 10/72
amended		345 / 72	July 29/72
amended		473 / 72	Sept. 30/72
amended		46/73	Feb. 24/73
amended		110/73	Mar. 24/73
amended		111 /73	Mar. 24/73
amended		46 /74	Feb. 16/74
amended		451 /74	June 29 /74
amended		607 74	Aug. 31/74
amended		131 /75	Mar. 15/75
amended		661 /75	Aug. 30/75
amended		795 75	Oct. 25/75
amended		1048/75	Jan. 10/76
General		172 /72	Apr. 20.72
amended		172 72	Apr. 29/72 July 8/72
amended		313 /72 395 /73	
amended			July 14/73
amended		671 /74 858 /74	Sept. 28/74 Nov. 23/74
Guides in Quetico Provincial Park		030 14	Nov. 23/14
The second secon			
Pyschologists Registration Act			
General		334/74	May 18/74
Generalamended			
amended			
amended Public Commercial Vehicles Act			
	. 699	197 /72	 May 13/72

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	nercial Vehicles Act—Continued			
	ods in Bond—Continued	700		
	mended		18/71	Jan. 23/71
	mended		62 /71	Feb. 13/71
a	mended		200/72	May 13/72
	mended		364 / 72	Aug. 12/72
	mended		144 /73	Apr. 7/73
	mended mended		416 /74 101 /75	June 15/74 Mar. 1/75
	mended		880 / 75	Nov. 29/75
Public Health	Act			
Camps in	Unorganized Territory	. 701		
Capital Gr	ants for Community Health Facilities	. 702		
	cable Diseases		440.074	0
	mended		413/71	Oct. 9/71
	on of Human Ailments			
Food Pren	nises		972 / 75	Dec. 20/75
Grants to	Boards of Health	. 709		
Health Ur				
	that may be included in Health Units		75 174	F. 1. 07.174
	mendedmended		75 71	Feb. 27/71
	mended		144 /71 399 /71	Apr. 17/71 Oct. 2/71
	mended		131 /72	Apr. 1/72
а	mended		35 /74	Feb. 9/74
	mended		53/74	Feb. 16/74
	mendedmended		563 74	Aug. 10/74
	mended		641 /74 815 /75	Sept. 14/74 Nov. 1/75
	• • • • • • • • • • • • • • • • • • • •			
	mended		42 /71	Feb. 6/71
	mended		. 51/71	Feb. 13/71
	mended mended		120 /71	Apr. 10/71
	mended		128 /71 145 /71	Apr. 10/71 Apr. 17/71
	mended		198/71	May 29/71
	mended		199/71	May 29/71
	mended		400/71	Oct. 2/71
	mended		456 /71	Nov. 6/71
	mended mended		127 72 272 73	Apr. 1/72 May 26/73
	mended		1/74	Jan. 19/74
	mended		2/74	Jan. 19/74
	mended		36 /74	Feb. 9/74
	mended		50 /74	Feb. 16/74
	mended mended		562 74 263 75	Aug. 10/74 Apr. 26/75
	mended		349 /75	May 24/75
	mended		350 /75	May 24/75
а	mended		468 / 75	June 21/75
а	mended		545 / 75	July 12/75

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ublic Health Act—Continued			
Indigent Patients		73 / 75	Feb. 22/7
amended		968 /75	Dec. 20/7
Laboratories		483 /72	Oct. 14/
amended		343 / 73	June 23/
amended		420 /73	July 14/
amended		463 73	Aug. 18/
amended		766 74	Oct. 26/
amended		888 /74	Nov. 30/
amended		405 / 75	June 7/
Pasteurization Areas	713		
Pasteurization Plants	714		
amended		130 / 74	Mar. 16/
amended		561 /74	Aug. 10/
Plumbing in Unorganized Territory		::::::	
Public Swimming Pools		129 74	Mar. 16/
Qualifications of Medical Officers of Health, Public		106 170	
Inspectors and Public Health Nurses		126 / 72	Apr. 1/
Sanitary Code for Unorganized Territory		200.174	
amended		228 74	May 4/
Slaughterhouses and Meat Processing Plants		000.75	D 00
amended		969 75	Dec. 20/
Specimen Collection Centres		250 /74	May 11/
Summer Camps			
X-Ray Safety	721		
ublic Hearings Ass			
ublic Hospitals Act Capital Financial Assistance for Hospital Construction	on and		
Renovation			
Capital Grants for Ambulance Facilities			
Capital Grants for Local Rehabilitation and Cr			
Children's Centres		407/71	Oct. 2/
Capital Grants for Regional Rehabilitation Hospitals			
Capital Grants for Teaching Hospitals			
Classification of Hospitals			
amended		61 /71	Feb. 13/
amended		118/71	Apr. 3/
amended		244 /71	June 19/
amended		375 /71	Sept. 18/
amended		436 /71	Oct. 30/
amended		146 / 72	Apr. 15/
amended		176 /72	Apr. 29/
amended		211/72	May 20/
amended		513 /72	Nov. 4/
amended		219/73	Apr. 28/
amended		763 73	Dec. 22/
amended		808 73	Jan. 12/
amended		41 /74	Feb. 9/
amended		168 / 74	Apr. 6/
amended		191 /74	Apr. 13/
		52 / 75	Feb. 15/
amended			
amendedamendedamendedamendedamendedamended		119/75 176/75	Mar. 8/7 Mar. 29/7

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Public Hospitals Act—Continued				
Classification of Hospitals—Continued				
amended		177 /75	Mar. 29/75	
amended		289 /75	May 3/75	
amended		489 / 75	June 28/75	
amended		746 75	Sept. 27 /75	
Grants				
Capital				
amended		445 74	June 29/74	
Hospital Management		110/71	A 2/71	
amendedamended		119 /71	Apr. 3/71	
amended.		229 71 353 71	June 12/71 Sept. 4/71	
amended		170 /72	Apr. 22/72	
amended		193 /72	May 13/72	
amended		247 /72	June 10/72	
amended		100/74	Mar. 9/74	
Special Grant		807 /73	Jan. 12/74	
amended		441 /74	June 29/74	
Special Grant		44 / 74	Feb. 9/74	
Special Grant		471 /75	June 21/75	
Special Grant		562 /75	July 19/75	
Special Grants		657 75	Aug. 23/75	
Special Grant		785 75	Oct. 25/75	
Public Lands Act				
Restricted Areas		202 174	T 1 24 /74	
District of Algoma		293 /71	July 31/71	
District of Algoma		147 /72	Apr. 15/72	
District of Cochrane		447 /74	June 29/74	
District of Cochrane-Devitt, Eilber, McCowan, Baker		111/11	June 25/11	
McCrea and Idington	733			
District of Cochrane, Townships of Fournier, Lamarche				
Clute and Hanna				
District of Kenora				
Districts of Kenora and Thunder Bay		360 / 73	June 30/73	
District of Kenora—Patricia Portion		437 /71	Oct. 30/71	
District of Nipissing		422 75	June 7/75	
District of Parry Sound		964 74	Jan. 4/75	
District of Sudbury	737			
District of Sudbury				
Townships of Cochrane, Chapleau, Gallagher, Panet Tp. 28 and Tp. 29				
Townships of Wakami and Tp. 22				
District of Thunder Bay (revoking)		338/75	May 24/75	
District of Thunder Bay				
District of Thunder Bay		86 /73	Mar. 10/73	
District of Thunder Bay—				
Townships of Blackwell, Conacher, Forbes, Goldie				
Hagey, Haines, Laurie and the Dawson Road				
Lots	742			
District of Timiskaming		45 /73	Feb. 24/73	
District of Timiskaming				

Districts of Timiskaming and Nipissing. 745	82 THE ONTARIO GAZET	IL		
Public Lands Act—Continued Restricted Areas—Continued Districts of Cochrane and Timiskaming. 744		Regul	ation No.	Date of
Restricted Areas—Continued Districts of Cochrane and Thunder Bay 294/71 July 31/7 Districts of Kenora and Thunder Bay 294/71 July 31/7 Districts of Timiskaming and Nipissing 745			O. Reg.	Gazette
Restricted Areas—Continued Districts of Cochrane and Thunder Bay 294/71 July 31/7 Districts of Kenora and Thunder Bay 294/71 July 31/7 Districts of Timiskaming and Nipissing 745	Dublic Landa Act Continued			
Districts of Cochrane and Timiskaming				
Districts of Timiskaming and Nipissing. 745	Districts of Cochrane and Timiskaming	. 744		
Part of District of Cochrane 746				July 31/71
Sale and Lease of Public Lands				• • • • • • • • • • • • • • • • • • • •
amended. 349/71 Åug. 28/7 amended. 368/73 July 7/7. amended. 514/75 July 5/7. Public Libraries Act 339/72 July 22/7. amended. 446/73 Aug. 18/7. amended. 544/74 Aug. 3/7. amended. 151/75 Mar. 22/7. amended. 592/75 Aug. 2/7. Public Service Act 38/71 Feb. 6/7 General. 749 27/71 Jan. 30/7 amended. 38/71 Feb. 6/7 amended. 38/71 Feb. 6/7 amended. 365/71 May 1/7 amended. 365/71 May 1/7 amended. 365/71 Sept. 18/7 amended. 421/71 Oct. 9/7 amended. 421/71 Oct. 9/7 amended. 421/71 Oct. 9/7 amended. 30/72 Feb. 19/7 amended. 439/71 Dec. 18/7 amended. 33/72 Feb. 19/7 amended. 32/72 Feb. 19/7				
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Grants for Public Libraries 339/72 July 22/7. amended 446/73 Aug. 18/7. amended 544/74 Aug. 18/7. amended 151/75 Mar. 22/75 amended 592/75 Aug. 2/75 Public Service Act General 749 749 amended 38/71 Feb. 6/7 amended 150/71 May 1/7 amended 365/71 Sept. 18/7 amended 305/71 Sept. 18/7 amended 421/71 Oct. 9/7 amended 439/71 Oct. 30/7 amended 33/72 Feb. 19/7 amended 33/72 Feb. 19/7 amended 33/72 Feb. 19/7 amended 74/72 Mar. 4/7 amended 500/72 Oct. 28/	Public Librariae Act			
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Public Service Act General 749	amended			Mar. 22/75
General. 749 amended. 38 /71 Feb. 6 /7 amended. 150 /71 May 1/7 amended. 162 /71 May 8 /7 amended. 365 /71 Sept. 18 /7 amended. 421 /71 Oct. 9 /7 amended. 421 /71 Oct. 30 /7 amended. 439 /71 Oct. 30 /7 amended. 32 /72 Feb. 19 /7 amended. 33 /72 Feb. 19 /7 amended. 33 /72 Feb. 19 /7 amended. 33 /72 Feb. 19 /7 amended. 74 /72 Mar. 4 /7 amended. 144 /72 Apr. 15 /7 amended. 144 /72 Apr. 15 /7 amended. 409 /72 Aug. 26 /7 amended. 500 /72 Oct. 28 /7 amended. 500 /72 Oct. 28 /7 amended. 542 /72 Dec. 2 /7 amended. 542 /72 Dec. 2 /7 amended. 363 /73 June 30 /7 amended. <td>amended</td> <td>• • •</td> <td>592 75</td> <td>Aug. 2/75</td>	amended	• • •	592 75	Aug. 2/75
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	amended		165/71	May 8/71	
	amended		194/71	May 29/71	
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	amended		341 /72	July 22/72	
	amended		477 /72	Oct. 7/72	
	amended		549 /72	Dec. 2/72	
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amended		49 /72 113 /72	Mar. 25/72	
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cipality of Halton		822 / 74	Nov. 16/74	
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public library board—Township of Brock		440 /74	June 29/74	
		'	,	
Regional Municipality of Haldimand-Norfolk Act, 1973				
Orders of the Minister				
election of area councils and regional councils and				
determine name of regional municipality		653 73	Nov. 3/73	
amended		672 73	Nov. 17/73	
amended		717 73	Dec. 1/73	
determination of name of area municipality of Town- ship of Delhi		716/73	Dec. 1.72	
determination of name of Regional Corporation		806/73	Dec. 1/73 Jan. 5/74	
public library board—Simcoe		139 /74	Mar. 23/74	
public library board—Haldimand		140 /74	Mar. 23/74	

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egional	Municipality of Haldimand-Norfolk Act, 1973				
	-Continued				
	s of the Minister—Continued		106 174	42.5	
	stablishment of The Dunnville Public Library ublic library board—Township of Delhi		196 /74 354 /74	Apr. 13/7	
	ublic library board—Township of Norfolk		355 / 74	May 25/7	
D	ublic library board—Nanticoke		383 /74	May 25/7	
el	lection of member to first council-Town of Dunnville		388 / 74	June 1/7	
r	ates of taxation for general purposes for year 1974		41 /75	Feb. 8/7	
r	ates of taxation for general purposes for year 1975	• • • •	995 /75	Dec. 27/7	
egional	Municipality of Halton Act, 1973				
	s of the Minister				
e	lection of area councils, regional council and school	1			
	boards		466 / 73	Aug. 18/	
	amended		565 /73	Sept. 22/7	
د	amendedletermination of names of towns of Central Halton and		638 73	Oct. 27/7	
d	North Halton		578 173	Sept 20 /	
C	onfirming names of the towns of Central Halton and		578 /73	Sept. 29/7	
	North Halton		622 /73	Oct. 27/7	
р	ublic library board—Halton Hills		27 /74	Feb. 2/7	
	ublic library board—Milton		787 /73	Dec. 29/7	
r	ates of taxation for general purposes—1974—Schedule				
	of mill rate adjustment		70 /75	Feb. 22/7	
r	ates of taxation for year 1975 for general purposes—		062.175	D 20.45	
	Schedule of mill rate adjustment	• • •	963 / 75	Dec. 20/7	
egional	Municipality of Hamilton-Wentworth Act, 1973				
	s of the Minister				
el	lection of area councils, regional council and boards				
	of education		467 /73	Aug. 18/7	
	amended		518/73	Sept. 8/7	
	amendedamended		566 73 639 73	Sept. 22 /7 Oct. 27 /7	
d	etermination of name of Township of Flamborough		580 /73	Sept. 29/7	
	onfirming name of Township of Flamborough		621 /73	Oct. 27/7	
	stablishment of Wentworth Library Board		805 /73	Jan. 5/7	
	pportionment of sums required to operate Wentworth		,	,	
	Library Board		146 / 74	Mar. 30/7	
ra	ates for taxation for general purposes for year 1975—				
	Schedule of mill rate adjustment		964 75	Dec. 20/7	
Dadian-	1 Municipality of Nicdows 4				
	1 Municipality of Niagara Act ncial Adjustments	. 772			
	er of the Minister		368/71	Sept. 18/	
Orde	amended		188 / 72	May 6	
Orde	er of the Minister		303 /72	July 1	
	er of the Minister		422 / 72	Sept. 2	
Orde					
Orde	amended		451 /72 551 /72	Sept. 23 / Dec. 9 /	

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election of area councils and regional council		468 73	Aug. 18/73	
amended		567 73	Sept. 22 /73 Oct. 27 /73	
amendeddetermination of name of Town of Albion		640 /73 579 /73	Sept. 29 /73	
confirming name of Town of Caledon		620 /73	Oct. 27/73	
public library board—City of Mississauga		788 73	Dec. 29/73	
public library board—Brampton		28 /74	Feb. 2/74	
amended		240 / 74	May 4/74	
public library board—Town of Caledon		399 /74	June 8/74	
rates of taxation for general purposes—1974—Schedule		0,5,7,1	Jane Office	
of mill rate adjustment		71 /75	Feb. 22/75	
rates of taxation for general purposes—1975—Schedule		,		
of mill rate adjustment		965 /75	Dec. 20/75	
Regional Municipality of Sudbury Act, 1972				
Order of the Minister		407 /72	Aug. 26/72	
amended		450 /72	Sept. 23/72	
Order of the Minister		479 /72	Oct. 14/72	
Order of the Minister		538 /72	Nov. 25/72	
Order of the Minister				
establishing public library board—Town of Onaping	3	4 150	~ 0 = 1 = 0	
Falls		4 /73	Jan. 27/73	
establishing public library board—Town of Rayside			2.0	
Balfour		58 /73	Mar. 3/73	
establishing public library board—Town of Walden		79 73	Mar. 10/73	
dissolution of boards and commissions in area munici		1 4 1 172	M 21 /72	
palitydissolution of boards and commissions		141 /73	Mar. 31/73	
dissolution of boards and commissions		320 /73	June 9/73	
dissolution—community centre board—Town of Walder		823 73	Jan. 12/74	
rates of taxation for general purposes—1974—Schedule		72 175	Ech 22 175	
of mill rate adjustment	• • •	72 75	Feb. 22/75	
Regional Municipality of Waterloo Act, 1972				
Order of the Minister		427 /72	Sept. 9/72	
amended		449 /72	Sept. 23/72	
Order of the Minister		497 /72	Oct. 21/72	
Order of the Minister		539 /72	Nov. 25/72	
Orders of the Minister		•		
establishing public library board—City of Cambridge		5/73	Jan. 27/73	
amended		142 /73	Mar. 31/73	
employee—sick leave credits		350 /74	May 18/74	
rates of taxation for general purposes for 1975		1003/75	Dec. 27/75	
B				
Regional Municipality of York Act	8.00			
Appointment of Clerk, Treasurer, Engineer or Auditor		206 171	7 1 47 774	
Order of the Minister		286 /71	July 17/71	
Order of the Minister		424 /71	Oct. 16/71	
Order of the Minister		460 /71	Nov. 13/71	
Onder of the Minister				
Order of the MinisterOrder of the Minister		373 /72 408 /72	Aug. 12/72 Aug. 26/72	

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Podiotes Ant			
Registry Act			
Canada Lands		04.174	7 20 (74
amended		24 /71	Jan. 30/71
Corporations Exempted Under Section 43 of the Act		504.75	
amended		524 / 75	July 5/75
amendedamended		818 / 75	Nov. 1/75
		992 75	Dec. 27/75
Feesamended		156 /72	Apr. 15/72
Forms and Records		819 /73	Jan. 12/74
amended		335 /71	Aug 14 /71
amended		150 /72	Aug. 14/71
amended		96 /73	Apr. 15/72 Mar. 17/73
amended		635 /73	Oct. 27/73
amended		60 /74	Feb. 16/74
amended		494 /74	July 20/74
amended		337 /75	May 17/75
amended		635 /75	Aug. 23/75
Registry Divisions		000710	
amended		177/71	May 15/71
amended		200 /71	May 29/71
amended		467 /71	Nov. 20/71
amended		154 /73	Apr. 7/73
amended		253 /73	May 12/73
amended		687 /74	Sept. 28/74
amended		716/74	Oct. 12/74
amended		816/74	Nov. 16/74
amended		943 /74	Dec. 28/74
amended		221 /75	Apr. 12/75
amended		636 / 75	Aug. 23/75
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amended		916/74	Dec. 14/74
amended		179 / 75	Mar. 29/75
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Residential Premises Rent Review Act, 1975			
(2nd Session)			
General		1038 /75	Jan. 10/76
Regions		1027 /75	Jan. 10/76
Retail Sales Tax Act			
Definitions by Minister	. 784		
amended		475 / 71	Nov. 27/71
amended		332 /74	May 18/74
amended		587 75	July 26/75
amended		_819 /75	Nov. 1/75
General			
amended		496/71	Dec. 11/71
amended		213/72	May 20/72
amended		325 /72	July 15/72

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Detail Color Town Act. Continued			
Retail Sales Tax Act—Continued General—Continued			
amended		300 /73	June 2/73
amended		417 /73	July 21/73
amended		333 /74	May 18/74
amended		195/75	Apr. 5/75
amended		213/75	Apr. 12/75
amended		253 / 75	Apr. 26/75
amended		591 /75	Aug. 2/75
amended		669 / 75	Aug. 30/75
amended		1018/75	Jan. 3/76
Machinery and Equipment Exemption Certificates		560 / 75	July 19/75
Rebates		697 75	Sept. 6/75
Riding Horse Establishments Act, 1972			
General	• • • •	194 /73	Apr. 21/73
S ,			
St. Clair Parkway Commission Act, 1966			
General			
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amended		626 / 74	Sept. 1/74
amended		317 / 75	May 17/75
St. Lawrence Parks Commission Act			
Controlled Access Highways	. 787		
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Parks			
amended		148/72	Apr. 15/72
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amended		658 /73	Nov. 10/73
amended		956/74	Jan. 4/75
amended		170 /75	Mar. 29/75
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Secondary Schools and Boards of Education Act			
(See now Education Act, 1974, S.O. 1974, c. 109, s. 272)	702		
Apportionment 1970 Requisitions	. 792	373 /71	Sept 19/71
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Apportionment 1972 Requisitions		99/72	Mar. 18/72
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Apportionment 1973 Requisitions		81 /73	Mar. 10/73
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Designation of School Divisions in Territorial Districts			
amended		394/71	Sept. 25/71
amended		354 /72	July 29/72
amended		431 /72	Sept. 9/72
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See Now Education Act, 1974, S. O. 1974, c. 109, s. 272 Designation of School Divisions in Territorial Districts Amended 234/73 May 5/7. amended 250/73 May 12/7. amended 250/73 May 12/7. amended 250/73 May 12/7. amended 39/75 Feb. 8/7 Securities Act 794			O. Reg.		
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Designation of School Divisions in Territorial Districts	Secondary Schools and Boards of Education Act—Continued	ł			
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amended. 234/73 May 5/7. amended. 39/75 Feb. 8/7. Securities Act 794	·				
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Securities Act General 794					
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amended					
Shoreline Property Assistance Act, 1973			,		
Shoreline Property Assistance Act, 1973 General 302/73 June 3/7	amenuea		0/8/13	Sept. 0/1	
General 302/73 June 3/7	Sharaline Property Assistance Act 1973				
	General		302 / 73	June 3/7	

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	Regul	ation No.	Date of
- PIE	R.R.O. 1970	O. Reg.	Gazette
Silicosis Act			
General	799		
amended		193 /74	Apr. 13/74
<i>WithClaucu</i>	• • •	195/14	Арг. 15/14
Small Claims Courts Act			
Courts	800		
amended		67 / 71	Feb. 20/71
amended		287 /71	July 24/71
amended		6/72	Jan. 22/72
amended		90 /72	Mar. 18/72
amended		260 /72	June 17/72
amended		528 /72	Nov. 18/72
amended		40 /73	Feb. 17/73
amended		41 /73	Feb. 17/73
amendedamended		95 73	Mar. 17/73
amended		206 /73 453 /73	Apr. 28/73 Aug. 18/73
amended		454 /73	Aug. 18/73
amended		813 /73	Jan. 12/74
amended		246 / 74	May 4/74
amended		336 /74	May 18/74
amended		400 /74	June 8/74
amended		876 74	Nov. 30/74
amended		984/74	Jan. 11/75
amended		776 /75	Oct. 18/75
Rules of Procedure	. 801		
Tariff of Fees	802		
amended		401/72	Aug. 26/72
amended		72 / 74	Feb. 23/74
amended		950 /74	Dec. 28/74
amended	• • • •	604 / 75	Aug. 2/75
Stock Yards Act			
Management	803		
	000		
Succession Duty Act			
General			
amended		497/71	Dec. 11/71
amended		352 / 72	July 29/72
amended		348 /73	June 23/73
amended	• • •	798 75	Nov. 1/75
Summary Convictions Act			
Ticket Summons		376/71	Sept. 18/71
amended		333 /73	June 16/73
(see note, page 1089 (foot pagination) of the June 23rd, 1973		· ·	,
issue of The Ontario Gazette)			
amended		495/73	Sept. 1/73
amended		574 75	July 26/75
Superannuation Adjustment Benefits Act, 1975			
Application of Act to The Public Service Superannuation			
Fund and Certain Contributors and Recipients		1006/75	Jan. 3/76
amended		1014/75	Jan. 3/76
Application of Act and Review Committee-Teachers'		,	
Superannuation Fund		894 75	Nov. 29/75

	Regulation No.		Date of	
	R.R.O. 1970	O. Reg.	Gazette	
		11		
Surrogate Courts Act				
Rules of Practice	. 806	519 /71	Jan. 1/72	
Commence of A and				
Surveyors Act General		35 /73	Feb. 17/73	
Surveys Acy				
Monuments	. 807			
amended		72 / 73	Mar. 10/73	
amended		29/74	Feb. 2/74	
Survey Methods				
amended		71 /73	Mar. 10/73	
The Ontario Co-ordinate System	. 809			
T				
Teachers' Superannuation Act				
General	. 810			
amended		374/71	Sept. 18/7:	
amended		195 /72	May 13/72	
amended		474 /72	Sept. 30 /72	
amended		529 /72	Nov. 18/72	
amended		522 /73	Sept. 8/73	
amended		673 74	Sept. 28 /74	
amended		679 75	Sept. 6/75	
amendedamended		902 /75 957 /75	Dec. 6/75 Dec. 20/75	
		,		
Theatres Act	0.4.4			
General		596 173	T 6 172	
amendedamended		586 /72 181 /73	Jan. 6/73 Apr. 14/73	
amended		698 /75	Sept. 13/75	
amended		870 / 75	Nov. 29/75	
Tile Drainage Act		227 174		
General		327 71	Aug. 14/71	
amended		606 / 74	Aug. 31 /74 Nov. 15 /75	
amended		843 / 75	Nov. 15/75	
Tobacco Tax Act				
General				
amended		212 /72	May 20/72	
amended		285 72	June 24/72	
amended	• • • • •	862 /75	Nov. 22/75	
Tourism Act				
General		390 /72	Aug. 19/72	
amended		551 /73	Sept. 15/73	
amended		620 /74	Sept. 7/74	
amended		304 / 75	May 10/75	
amended		542 / 75	July 12/75	
amended		747 75	Sept. 27 /75	

	1.27		70
	Regul	ation No.	Date of
	R.R.O. 1970	O. Reg.	Gazette
Training Schools Act			
General			
amended		470 /71	Nov. 27/71
amendedamended		357 72 86 74	Aug. 5/72 Mar. 2/74
amended		883 /74	Nov. 30/74
			2.01.00,12
Travel Industry Act, 1974			
General		367 / 75	May 31/75
amended		499 75	June 28/75
amended		712 /75	Sept. 20/75
U			
Upholstered and Stuffed Articles Act			
General	. 817		
amended		520 /73	Sept. 8/73
amended		576 /73	Sept. 29/73
amended		105 / 74	Mar. 9/74
amended		223/75	Apr. 12/75
amended		522 75	July 5/75
(See now Motor Vehicle Dealers Act) (title of Act changed Jan. 1st, 1972, See S.O. 1971, c. 21, s.	1.)		
v			
Venezal Diagona Provention Act			
Venereal Diseases Prevention Act General	. 819		
amended		3/71	Jan. 16/71
amended		717 /75	Sept. 20/75
			•
Vital Statistics Act			
General		042.770	7 2 170
amended		243 /72	June 3/72
amendedamended		28 73 432 73	Feb. 10/73 Aug. 4/73
amended		39/74	Feb. 9/74
		,	
Vocational Rehabilitation Services Act			
General	. 821		
amended		62 72	Feb. 26/72
amended		376 /73	July 7/73
amendedamended		800 /73 971 /74	Dec. 29/73 Jan. 4/75
amended		188 /75	Apr. 5/75
amended		573/75	July 26/75
amended		588 / 75	Aug. 2/75
amended		1011/75	Jan. 3/76
amended		1036 / 75	Jan. 10/76
amended	• • • •	1037 /75	Jan. 10/76

THE ON THREE OF			
	Regula	ation No.	Date of
	R.R.O. 1970	O. Reg.	Gazette
Voters' Lists Act General	822		
General	022		
W			
Warble Fly Control Act			
General	823		
amended		15/73	Feb. 3/73
Waste Management Act			
(See now Environmental Protection Act, 1971)			
Weed Control Act			
General		195/73	Apr. 21/73
Welfare Units Act			
General	826		
Wild Rice Harvesting Act General	927		
General	827		
Wilderness Areas Act	000		
Wilderness Areas		204/71	May 29/71
amended		509/71	Dec. 25/71
amended		225 / 72	May 27/72
Wine Content Act, 1972			
General		107 /73	Mar. 17/73
Woodlands Improvement Act			
General	832		
amended		378 /71	Sept. 25/71
amended		455 /71	Nov. 6/71
Wool Marketing Act, 1974			
Licence Fees		841 /75	Nov. 15/75
Workman's Companyation Act			
Workmen's Compensation Act First-Aid Requirements		6/71	Jan. 16/71
General	834		
amendedamended.		5 /71 186 /72	Jan. 16/71 May 6/72
amended		591 /72	Jan. 13/73
amended		246 / 73	May 12/73
amended		814 / 73	Jan. 12/74
amended Pension Plan		695 / 75	Sept. 6/75
amended		520 /72	Nov. 11/72
amended		626 /73	Oct. 27/73
amendedamended		551 /74 38 /75	Aug. 10/74 Feb. 8/75

PART II

Showing the Regulations contained in Revised Regulations of Ontario, 1970 and subsequent Regulations filed to the 31st day of December, 1975 that have been revoked, are revoking only or have expired.

R.R.O. 1970	Disposition	R.R.O. 1970	Disposition
Regulations	•	Regulations	*
3	Rev. 494/73	164	Rev. 397 /71
4	Rev. 494/73	168	Rev. 593/75
10	Rev. 183/72	190	Rev. 105/75
27	Rev. 371/71	192	Rev. 517/71
28	Rev. 165/72	195	Rev. 510/72
38	Rev. 171/73	196	Rev. 295/73
40	Rev. 268/71	197	Rev. 392 /71
42	Rev. 293/72	203	Rev. 457/71
45	Rev. 221/74	206	Rev. 517/71
47	Rev. 298/73	207	Rev. 84/74
48	Rev. 124/73	209	Rev. 205/71
52	Rev. 612/73	210	Rev. 84/74
58	Rev. 423/72	211	Rev. 379 /75
59	Rev. 411/72	212	Rev. 246/72
60	Rev. 268/71	214	Rev. 419/73
61	Rev. 370/72	216	Rev. 69/73
63	Rev. 733/74	219	Rev. 390/72
67	Rev. 476/72	220	Rev. 720/73
72	Rev. 732 /74	221	Rev. 261/73
82	Rev. 56/75	222	Rev. 190/71
91	Rev. 21/71	237	Rev. 197/71
93	Rev. 236/75	243	Rev. 803/75
97	Rev. 734/74	244	Rev. 803/75
99	Rev. 273/72	245	Rev. 803/75
101	Rev. 460/72	246	Rev. 803/75
102	Rev. 516/74	247	Rev. 803/75
103	Rev. 513/74	248	Rev. 803/75
106	Rev. 273/72	249	Rev. 803/75
107	Rev. 248/74	250	Rev. 803/75
111	Rev. 942/75	252	Rev. 45/72
112	Rev. 813/74	253	Rev. 298/72
116	Rev. 224/71	258	Rev. 134/72
117	Rev. 108/71	276	Rev. 132/75
120	Rev. 755/73	279	Rev. 424/74
121	Rev. 356/74	282	Rev. 298/72
122	Rev. 272/72	289	Rev. 951/75
123	Rev. 783 /74	295	Rev. 372/75
124	Rev. 37/71	296	Rev. 804/75
125	Rev. 735/73	299	Rev. 430/71
127	Rev. 419/73	315	Rev. 593/72
129	Exp.	316	Rev. 594/72
131	Rev. 307/73	347	Rev. 413/73
132	Rev. 307/73	350	Rev. 275/73
145	Rev. 187/72	361	Rev. 516/73
146	Rev. 187/72	363	Rev. 48/75
147	Rev. 367/73	374	Rev. 387/72
149	Rev. 319/72	376	Rev. 181/71
155	Rev. 809/75	381	Rev. 746/73
157	Rev. 320/72	382	Rev. 978/75
158	Rev. 372/74	385	Rev. 976/75

R.R.O. 1970 Regulations	Disposition	R.R.O. 1970 Regulations	Disposition
388	Rev. 123/72	501	Rev. 116/75
409	Rev. 185/75	502	Rev. 116/75
417	Rev. 731/73	503	Rev. 116/75
424	Rev. 702/75	504	Rev. 116/75
428	Rev. 92/73	505	Rev. 116/75
440	Rev. 552/74	519	Rev. 318/71
443	Rev. 323/72	520	Rev. 847/74
444	Rev. 323/72	540	Rev. 13/72
446	Rev. 323/72	542	Rev. 219/71
447	Rev. 124/72	543	Rev. 526/71
448	Rev. 367/71	555	Rev. 58/74
451	Rev. 558/72	558	Rev. 856/75
452	Rev. 559/72	560	Rev. 1009/75
453	Rev. 259/72	561	Rev. 736/75
454	Rev. 259/72	562	Rev. 1008/75
459	Rev. 116/75	563	Rev. 1008/75
460	Rev. 116/75	564	Rev. 1008/75
461	Rev. 116/75	565	Rev. 498/71
462	Rev. 116/75	566	Rev. 807/75
463	Rev. 116/75	573	Rev. 335/75
464	Rev. 116/75	581	Rev. 394/72
465	Rev. 116/75	603	Rev. 546/71
466	Rev. 116/75	606	Rev. 775/73
467	Rev. 116/75	610	Rev. 465/71
468	Rev. 116/75	613	Rev. 372/73
469	Rev. 116/75	615	Rev. 451/71
470	Rev. 116/75	618	Exp. S.O. 1971, c. 96, s.
471	Rev. 116/75	621	Rev. 578/75
472	Rev. 116/75	622	Rev. 508/72
473	Rev. 116/75	633	Rev. 624/73
474	Rev. 116/75	638	Rev. 456/73
475	Rev. 116/75	645	Exp. (S.O. 1973, c. 90, s.
476	Rev. 116/75	651	Rev. 585/75
477	Rev. 116/75	653	Rev. 347 /73
478	Rev. 116/75	655	Rev. 207/72
479	Rev. 116/75	657	Rev. 618/74
480	Rev. 116/75	658	Rev. 579/75
481	Rev. 116/75	659	Rev. 579/75
482	Rev. 106/71	660	Rev. 579/75
483	Rev. 116/75	661	Rev. 579/75
484	Rev. 116/75	664	Rev. 68/71
485	Rev. 116/75	665	Rev. 69/71
486	Rev. 116/75	676	Rev. 568/72
487	Rev. 116/75	683	Rev. 168/73
488	Rev. 116/75	684	Rev. 564/73
489	Rev. 116/75	693	Rev. 26/74
490	Rev. 116/75	706	Rev. 972 /75
491	Rev. 116/75	707	Rev. 429/72
492	Rev. 116/75	708	Rev. 668 /73
493	Rev. 116/75	712	Rev. 73/75
494	Rev. 116/75	716	Rev. 113/71
495	Rev. 116/75	730	Rev. 349 /71
496	Rev. 116/75	731	Rev. 293/71
497	Rev. 116/75	736	Rev. 437/71
498	Rev. 116/75	740	Rev. 338/75
499	Rev. 116/75	747	Rev. 349/71
500	Rev. 116/75	748	Rev. 339/72

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R.R.O. 1970 Regulations	Disposition	Ontario Regulations	Disposition			
750	Exp.	71 /71	Rev. 49/75			
751	Exp.	76/71	Rev. 124/73			
752	Exp.	79/71	Rev. 298/73			
753	Exp.	81 /71	Rev. 552/72			
754	Rev. 274/71	83/71	Exp.			
755	Exp.	84/71	Rev. 211/73			
758	Exp.	85/71	Exp.			
773	Rev. 368/71	88/71	Rev. 431/72			
776	Rev. 156/72	90 / 71	Rev. 116/75			
778	Rev. 61/74	91 /71	Rev. 803/75			
782	Rev. 86/72	92/71	Rev. 1009/75			
783	Rev. 243/71	93/71	Rev. 69/73			
790	Rev. S.O. 1972, c. 94, s. 1.	94/71	Rev. 524/75			
791	Rev. S.O. 1972, c. 94, s. 1.	95/71	Rev. 56/75			
805	Rev. 376/71	99/71	Rev. 131/74			
813	Rev. 677/73	101/71	Exp.			
814	Rev. 881 /74	102/71	Rev. 618/73			
816	Rev. 419/73	103/71	Rev. 543/71			
818	Rev. 98/71	104/71	Rev. 494/73			
825	Rev. 195/73	105/71	Rev. 420/71			
829	Rev. S.O. 1972, c. 144,	106/71	Rev. 116/75			
027	s. 1 (1)	108/71	Rev. 824/73			
830	Rev. S.O. 1972, c. 144,	109/71	Rev. 94/72			
000	s. 1 (1)	110/71	Exp.			
831	Act repealed—S.O. 1972,	112/71	Rev. 494/73			
001	c. 119, s. 15	113/71	Rev. 129/74			
833	Rev. 6/71	123/71	Rev. 881/74			
000	100. 07.2	129/71	Rev. 578/75			
		130 /71	Rev. 494/73			
Ontario		131 /71	Rev. 238/74			
Regulations	Disposition	132 /71	Rev. 237 /74			
		147 /71	Exp.			
		156/71	Rev. 268/72			
2/71	Rev. 618/74	158/71	Rev. 463/72			
4/71	Rev. 37/72	165/71	Rev. 128/72			
7 / 71	Rev. 168/73	166/71	Rev. 803/75			
8/71	Revkg.	173 /71	Exp.			
13/71	Rev. 158/72	176/71	Rev. 1/75			
14/71	Rev. 598/72	178/71	Exp.			
23/71	Exp.	183/71	Rev. 187/72			
26/71	Rev. 347 /73	184/71	Rev. 116/73			
31 /71	Exp.	185/71	Rev. 367/73			
33/71	Rev. 781/74	186/71	Rev. 187/72			
34/71	Rev. 17/72	189/71	Exp.			
35/71	Rev. 452/72	190/71	Rev. 316/73			
46/71	Rev. 594/72	192/71	Rev. 439/72			
47/71	Rev. 43/73	193/71	Rev. 438/72			
48/71	Rev. 103/71	197/71	Rev. 720/74			
49 / 71	Rev. 48/73	205/71	Revkg.			
50 / 71	Rev. 429/71	208/71	Rev. 456/75			
54 /71	Rev. 94/72	209/71	Rev. 69/73			
55/71	Rev. 76/72	212/71	Rev. 324/71			
56/71	Rev. 452/72	213/71	Revkg.			
60 / 71	Rev. 323/72	214/71	Rev. 12/72			
64 / 71	Rev. 568/72	217/71	Rev. 439/74			
65/71	Rev. 158/72	219/71	Revkg.			
66/71	Rev. 159/72	220/71	Revkg.			

Ontario Regulations	Disposition	Ontario Regulations	Disposition
222 /71	Rev. 388/72	332/71	Rev. 204/74
223 /71	Rev. 768/73	334 /71	Rev. 568/72
226 /71	Rev. 612/73	337 /71	Rev. 95/74
228 /71	Rev. 116/75	338/71	Rev. 339/72
234 /71	Exp.	341/71	Rev. 323/72
235 /71	Rev. 123/72	342 /71	Rev. 520/75
236 /71	Rev. 569/74	345 /71	Rev. 451 /71
240 /71	Rev. 453/72	346/71	Exp.
241 /71	Rev. 323/72	347/71	Exp.
242 /71	Exp.	348/71	Rev. 48/73
243 /71	Exp.	351 /71	Rev. 159/72
245 / 71	Rev. 250 /71	352 /71	Rev. 360/71
247 /71	Rev. 338/72	354/71	D =10.100
250 /71		355/71	Rev. 713/73 Rev. 845/74
	Revkg.	· ·	
251 /71	Rev. 219/72	357 /71	Rev. 725/74
252 /71 253 /71	Rev. 53/75	358 /71	Rev. 360 /71
255 /71	Rev. 73/72	359/71 360/71	Rev. 69/73
	Rev. 188/75		Revkg.
259 71	Rev. 626/74	370 /71	Rev. 275 /73
261 /71	Exp.	377 /71	Rev. 335 /74
267 /71	Rev. 1008/75	379 /71	Rev. 809 /75
268 / 71	Rev. 465/71	381 /71	Rev. 498/71
270 /71	Rev. 419/73	385 /71	Rev. 56/75
273 /71	Exp.	388/71	Rev. 800 /73
274 /71	Revkg.	393 /71	Rev. 593/75
277 /71	Rev. 715/73	397 /71	Rev. 576/75
278 /71	Exp.	398/71	Rev. 618/74
279 /71	Exp.	408 /71	Rev. 323 /72
288 /71	Rev. 355/74	412 /72	Exp.
289 /71	Rev. 335/75	414 /71	Exp.
290 /71	Rev. 370 /72	415/71	Exp.
291 /71	Exp.	416/71	Exp.
292 /71	Rev. 728/74	418/71	Rev. 388/72
295 / 71	Rev. 366/72	420 / 71	Rev. 634/75
296 /71	Rev. 95/74	425 /71	Exp.
298 /71	Rev. 522/73	427 /71	Rev. 48/73
299 /71	Rev. 1009/75	429 / 71	Rev. 7/73
300 /71	Rev. 1009/75	430 /71	Revkg.
301 /71	Rev. 527 /71	431 /71	Rev. 158/72
302 /71	Rev. 1008/75	433 /71	Rev. 69/73
303 / 71	Rev. 1008/75	434 /71	Rev. 123/72
304 /71	Rev. 1008/75	435 /71	Rev. 800/73
305 / 71	Rev. 1008/75	442 /71	Rev. 60/74
306 /71	Rev. 1008/75	447 /71	Exp.
307/71	Rev. 1008/75	448/71	Exp.
308/71	Rev. 1008/75	449 /71	Exp.
309 /71	Rev. 1008/75	450 /71	Exp.
310/71	Rev. 1008/75	451 /71	Rev. 237/72
311/71	Rev. 1008/75	452 /71	Rev. 323/72
312/71	Rev. 1008/75	453 /71	Rev. 706/74
313/71	Rev. 1008/75	457 /71	Revkg.
322 /71	Rev. 361/74	458/71	Rev. 809 /75
323 /71	Rev. 129/74	459 /71	Rev. 15/72
325 /71	Rev. 69/73	462 /71	Rev. 505/71
326 /71	Rev. 200 /72	463 /71	Rev. 506/71
328/71	Rev. 56/75	464 /71	Exp.
331 /71	Rev. 203/74	465 /71	Rev. 562/73

Ontario Regulations	Disposition	Ontario Regulations	Disposition
468 /71	Rev. 267/72	66 / 72	Rev. 378/72
470/71	Rev. 86/74	67 /72	Rev. 797/73
476 71	Exp.	68/72	Rev. 473/72
481 /71	Rev. 464/72	73/72	Rev. 446/72
488 /71	Rev. 48/73	76/72	Revkg.
490 /71	Exp.	83 /72	Rev. 116/75
492 / 71	Rev. 126/75	85/72	Rev. 931/74
493 /71	Rev. 419/75	86/72	Revkg.
495 /71	Rev. 188/75	87/72	Rev. 69/73
498 / 71	Rev. 568/72	89/72	Rev. 289/72
499/71	Rev. 116/75	95/72	Rev. 159/72
500 / 71	Exp.	96/72	Rev. 158/72
505 /71	Rev. 536/71	97 /72	Exp.
506 / 71	Rev. 537 /71	108/72	Exp.
507/71	Exp.	109/72	Exp.
511/71	Rev. 323 /72	110/72	Exp.
517 /71	Rev. 140/75	111/72	Rev. 173/72
522 /71	Rev. 439/74	116/72	Rev. 568/72
527 /71	Rev. 1009/75	118/72	Rev. 188/75
528/71	Rev. 1009/75	121/72	Rev. 230/74
529/71	Rev. 1008/75	123/72	Revkg.
531 /71	Rev. 140/73	124/72	Rev. 323 /72
536 /71	Rev. 271/72	130 /72	Rev. 272/73
537 /71	Rev. 270 /72	134/72	Revkg.
540 /71	Rev. S.O. 1972,	136/72	Rev. 208/74
	c. 66, s. 18	141 /72	Exp.
541 /71	Rev. 901/75	142 /72	Exp.
543 /71	Rev. 326 /72	155/72	Rev. 347/73
1 /72	Rev. 129/74	157 /72	Rev. 323/72
2 /72	Exp.	158/72	Rev. 184/73
3 72	Rev. 761/74	159/72	Rev. 183/73
4 /72	Exp.	162 / 72 163 / 72	Exp.
5 72 7 72	Exp. Rev. 31/73	166/72	Exp. Rev. 845/74
8/72	Exp.	167/72	Rev. 188/75
9/72	Exp.	168/72	Rev. 439/74
11/72	Rev. 713/73	169/72	Rev. 98/75
12/72	Rev. 845/74	175/72	Rev. 117/75
16/72	Rev. 629/74	181/72	Rev. 713/73
17/72	Rev. 37/74	184/72	Rev. 594/72
20/72	Rev. 413/73	185/72	Rev. 148/74
25/72	Rev. 187/73	189 /72	Rev. 456/75
26 72	Rev. 116/75	190 / 72	Exp.
27 72	S.O. 1972, c. 94, s. 1	192/72	Rev. 337 /72
28/72	Exp.	199/72	Rev. 715/75
35/72	Rev. 96/72	203/72	Exp.
36/72	Rev. 95/72	205/72	Rev. 174 /74
37 72	Rev. 901/75	206/72	Rev. 677 /73
39 /72	Rev. 797 /73	208 /72	Rev. 335 /75
42 /72	Exp.	210 /72	Exp. 205 174
43 /72	Exp. 07.473	218/72	Rev. 205/74
50 / 72	Rev. 87 /73	220 /72	Rev. 323 / 72
54/72	Rev. 494/73	222 /73	Rev. 345 /75
58 /72	Rev. 375/73	228 72	Rev. 224 /73
59/72	Rev. 715/73	232 72	Rev. 361 /74
61 /72	Rev. 268/72	236 /72 237 /72	Rev. 845/74 Rev. 441/73
65 72	Rev. 799/73	231/12	nev. Hillio

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Ontario Regulations	Disposition		Ontario Regulations	Disposition		
238 / 72	Exp.		369 / 72	Rev. 31/73		
240 /72	Rev. 901/75		379 /72	Rev. 686/73		
244 /72	Rev. 264/72	9.1	380 /72	Rev. 236/75		
246 / 72	Revkg.		383 /72	Rev. 241/74		
248 /72	Exp.		384 /72	Rev. 148/74		
249 /72	Rev. 264 /72		3.85 /72	Rev. 131/74		
250 /72	Rev. 264/72		386/72	Rev. 188/75		
251 /72	Rev. 264/72		387 /72	Rev. 422/74		
252 /72	Rev. 264/72		388/72	Rev. 393 /73		
253 /72	Rev. 264/72		391 /72	Rev. 561/74		
254 /72	Rev. 264/72		392 /72	Rev. 456/75		
256/72	Rev. 56/75			Rev. 299/73		
261 /72			394 /72			
	Rev. 454/73		396 /72	Rev. 24/74		
264 /72	Revkg.		412 /72	Rev. 514/75		
265 /72	Rev. 594 /72		413/72	Rev. 48/73		
266 / 72	Rev. 267/74		416/72	Rev. 627 /74		
270 /72	Rev. 262/73		419 /72	Rev. 456 /75		
271 /72	Rev. 444/72		420 /72	Rev. 732/74		
278 72	Exp.		421 /72	Rev. 621/74		
279 72	Exp.		424 / 72	Rev. 713/73		
280 /72	Exp.		428 / 72	Rev. 972/75		
281 /72	Rev. 407/73		429/72	Revkg.		
282 72	Rev. 618/74		434 /72	Rev. 164/73		
283 72	Exp.		444 /72	Rev. 263/74		
284 / 72	Rev. 746/73		446 /72	Revkg.		
286 / 72	Exp.		448 /72	Exp.		
287 / 72	Rev. 752/74		454 /72	Rev. 40/75		
289 /72	Rev. 117/73		455 / 72	Rev. 1008/75		
290 /72	Rev. 594/72		456 / 72	Rev. 713/73		
291 /72	Rev. 719/73		457 /72	Rev. 701 /75		
302 /72	Rev. 568/72		461 /72	Rev. 48/73		
304 /72	Exp.		465 /72	Rev. 901/75		
305 /72	Rev. 413/72		468 / 72	Rev. 439/74		
309 /72	Rev. 439/74		469 /72	Rev. 175/74		
310 /72	Exp.		476 / 72	Revkg.		
312/72	Rev. 713/73		481 /72	Rev. 174/73		
314/72	Rev. 48/73		482 /72	Rev. 173/73		
318/72	Rev. 367 /74		484 /72	Exp.		
320 /72	Rev. 495/72		486/72	Exp.		
321 /72	Rev. 16/75	- 170	488 /72	Rev. 692 /74		
322 /72	Rev. 1008/75		493 /72	Rev. 760 /74		
326/72	Rev. 349/73	-	494 /72	Rev. 48/73		
327 /72	Exp.		495/72	Rev. 545/74		
329 /72	Rev. 178/73		498/72			
				Rev. 568 /72		
332 /72	Rev. 184/73		501 /72 512 /72	Rev. 131 /74		
333 /72	Rev. 183/73			Revkg.		
336/72	Rev. 336 /73		514 /72	Rev. 439/74		
337 /72	Rev. 69/73		515/72	Rev. 552/74		
340 /72	Rev. 22/75		522 /72	Rev. 48/73		
342 /72	Rev. 1046/75		523 /72	Rev. 393/73		
343 /72	Rev. 464 /72		530 /72	Rev. 482/75		
344 /72	Exp.		535 /72	Rev. 131/74		
349 /72	Rev. 439 /74		536 /72	Rev. 101/74		
355 /72	Exp.		544 /72	Rev. 547 /73		
356 /72	Rev. 578/75		550 /72	Rev. 618/74		
359 /72	Exp.		552 / 72	Rev. 618/74		
361 /72	Rev. 544/72		553/72	Rev. 618/74		

Ontario Regulations	Disposition	Ontario Regulations	Disposition
554 /72	Rev. 971 /74	169/73	Rev. 230/73
556 /72	Rev. 1008/75	178/73	Rev. 756/74
557 /72	Rev. 1008/75	179/73	Rev. 757 /74
558 /72	Revkg.	183/73	Rev. 461 /73
560 / 72	Rev. 105/75	184/73	Rev. 460/73
563 / 72	Rev. 206/75	185/73	Rev. 713/73
564 /72	Rev. 618/74	188 /73	Rev. 240/73
567 /72	Rev. 720 /73	189/73	Rev. 357 /74
573 / 72	Exp.	192/73	Exp.
574 /72	Exp.	214/73	Rev. 101/74
578 /72	Rev. 490/75	216/73	Rev. 1008/75
579 /72	Rev. 752/73	222/73	Rev. 345/75
582 /72	Rev. 175/74	223 /73	Rev. 346 /75
583 /72	Rev. 713/73	227 /73	Rev. 429 /73
584 /72	Rev. 439/74	228 / 73	Exp.
588 /72	Rev. 331/73	229 /73	Exp.
596 / 72	Rev. 372 /73	231 /73	Rev. 140/75
598 /72	Rev. 174/73	235 /73	Rev. 407/73
3 /73	Exp.	238 /73	Rev. 871 /75
7 /73	Rev. 1/74	239 / 73	Rev. 183/74
8 / 73	Rev. 585 /75	240 /73	Rev. 812/73
9/73	Exp.	244 /73	Rev. 871 /75
16/73	Exp.	245/73	Rev. 148/74
18 /73	Exp.	252 /73	Rev. 901/75
23/73	Exp.	256 /73	Rev. 545/74
24 /73	Exp.	257 /73	Rev. 1008/75
29/73	Rev. 55/75	262 / 73	Rev. 554/73
31 /73	Rev. 803/75	263 / 73	Rev. 553/73
37 73	Exp.	264/73	Rev. 791/73
42 73	Exp.	265 / 73	Exp.
48 / 73	Rev. 474/74	267 /73	Rev. 901/75
51/73	Exp.	268 / 73	Rev. 423/73
52 73	Exp.	273/73	Exp.
67 73	Rev. 131 /74	274 / 73	Exp.
68 / 73	Rev. 86/74	275/73	Rev. 966 /75
69 /73	Rev. 804/73	305 / 73	Rev. 1008/75
73 73	Rev. 188/75	328 / 73	Rev. 73/75
75 / 73	Exp.	331 /73	Rev. 703/73
83 73	Rev. 148/74	332 /73	Exp.
87 /73	Rev. 92/74	333 /73	Rev. 208/74
90 /73	Rev. 631 /74	334 /73	Rev. 405/73
92 73	Revkg.	335/73	Rev. 404/73
101 /73	Rev. 235/73	336 /73	Rev. 260 / 74
106 /73	Rev. 1009/75	337 /73	Rev. 208/74
112 /73	Rev. 569 /74	338 /73	Rev. 101 /74
117 /73 119 /73	Rev. 431 /74	341 /73	Rev. 514/75
120 /73	Rev. 618/74 Rev. 618/74	349 /73	Rev. 427 /73
121 /73	Rev. 26/74	352 /73	Rev. 471 /73
125 /73	Exp. 20/14	354 /73	Rev. 534/73 Rev. 972/75
129 /73	Rev. 474 /74	356 /73 361 /73	
133/73	Rev. 444/73	362 /73	Exp. Rev. 643/74
143/73	Rev. 1008/75	370/73	Rev. 901 /75
148 /73	Rev. 492 /73	370/73	Rev. 439/74
153 /73	Rev. 42/75	374/73	Rev. 799/73
156/73	Rev. 347/73	374/73	Rev. 797 /73
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Ontario Regulations	Disposition	Ontario Regulations	Disposition
386 /73	Exp.	570 /73	Exp.
389 /73	Exp.	571 /73	Exp.
393 /73	Rev. 459 /74	572/73	Rev. 627/73
	Rev. 439/74 Rev. 474/74	573 / 73	Rev. 573/74
394 73 397 73	Rev. 1009/75	575/73	Exp.
398 /73	Rev. 1009/75	586 /73	Rev. 937 /75
399 /73	Rev. 578/75	588 /73	Rev. 908/74
400 /73	Exp.	590 /73	Rev. 260 /74
402 /73	Rev. 545/74	591 /73	Rev. 345 /74
403/73	Rev. 569/74	594/73	Rev. 1029/75
404 /73	Rev. 458 /73	595/73	Rev. 792/73
405/73	Rev. 457 /73	596 /73	Exp.
406 /73	Rev. 343 /74	597 /73	Exp.
407 /73	Rev. 462 /74	599 /73	Rev. 573/74
411 /73		603/73	Rev. 204/74
415 /73	Exp. Exp.	604/73	Rev. 675/73
421 /73	Rev. 42/75	606/73	Rev. 775/73
427 /73	Rev. 572/73	608/73	Rev. 474 /74
438 /73	Exp.	610/73	Rev. 632/74
441 /73	Rev. 573/74	611/73	Exp.
445 /73	_ '	613/73	Rev. 1009/75
447 /73	Exp. Rev. 114/74	614/73	Rev. 1008/75
450 /73	Rev. 131 /74	625 /73	Rev. 800 /74
457 /73	Rev. 603/73		Rev. 25/74
458 /73	Rev. 675/73	627 /73	Rev. 889/74
460 /73	Rev. 204/74	634 /73	Rev. 456 /75
462 /73	Rev. 421 /74	636/73	· ·
464 / 73	Exp.	643 / 73	Rev. 226/74
465 /73	Exp.	644 /73	Rev. 618/74
488 /73	Exp.	654 /73	Rev. 435 /74
494 /73	Rev. 949 /74	657 /73	Rev. 474 /74
503/73	Rev. 425/74	659 73	Rev. 474 /74
505/73	Rev. 707 /73	662 /73	Rev. 462 /74
506 /73	Rev. 708/73	664 /73	Rev. 174/74
508/73	Rev. 360/74	665 / 73	Rev. 421/74
509 /73	Rev. 396/74	668 / 73	Revkg.
510/73	Rev. 373/74	670 /73	Rev. 225/74
511 /73	Rev. 374/74	671/73	Exp.
512/73	Rev. 376/74	674/73	Exp.
513/73	Rev. 949/75	675 /73	Rev. 226/74
523 /73	Rev. 569/74	676/73	Rev. 754/73
524/73	Rev. 568/74	681 /73	Exp.
531 /73	Exp.	682 /73	Exp.
532 /73	Exp.	689 /73	Rev. 771/74
534 /73	Rev. 756/73	690 /73	Exp.
543 /73	Rev. 901/75	695 /73	Exp.
547 /73	Rev. 448/74	698/73	Rev. 1009/75
548 /73	Rev. 238/74	701 /73	Exp.
549 /73	Rev. 237/74	702/73	Exp.
553 /73	Rev. 707 /73	703/73	Rev. 94/74
554 / 73	Rev. 708/73	705 /73	Rev. 809/75
555 /73	Rev. 456/75	707/73	Rev. 827 /73
557 /73	Exp.	708/73	Rev. 828 /73
559 /73	Rev. 801/73	712/73	Exp.
562 / 73	Rev. 1023/75	720 /73	Rev. 837 /74
563 /73	Rev. 474/74	733 / 73	Rev. 711/74
569 /73	Exp.	736/73	Revkg.

Ontario		Ontario	
Regulations	Disposition	Regulations	Disposition
737 73	Rev. 1008/75	208 /74	Rev. 258 /75
738 / 73	Exp.	211 /74	Rev. 465/74
739 /73	Rev. 845 /74	226 / 74	Rev. 792/74
748 /73	Exp.	235/74	Rev. 545/74
753 / 73	Rev. 827 /73	236 /74	Rev. 545/74
754 /73	Rev. 828/73	242 /74	Rev. 188/74
756 /73	Rev. 94/75	243 /74	Rev. 188/75
757 73	Rev. 93/75	252 /74	Rev. 569/74
768 73 769 73	Rev. 579/75	253 /74 260 /74	Rev. 568/74
770 /73	Exp. Rev. 611 /74	266 /74	Rev. 32/75
770 /73	Rev. 609/74	298 /74	Exp. Rev. 108/75
789 /73	Rev. 42/75	303 /74	Rev. 619/75
792 /73	Rev. 382/74	324 /74	Rev. 352 /74
793 /73	Rev. 184/75	326/74	Rev. 833/75
803 /73	Rev. 676/74	338/74	Rev. 687 /75
810 /73	Rev. 232/75	341 /74	Rev. 417 /74
812 /73	Rev. 890 /74	342 / 74	Rev. 418/71
820 /73	Rev. 851/75	343 /74	Rev. 557 /75
826 /73	Exp.	346/74	Rev. 427/74
3/74	Rev. 1008/75	352 /74	Revkg.
8/74	Rev. 456 /75	357 /74	Rev. 891 /74
10 /74	Rev. 67/74	361 /74	Revkg.
16/74	Exp.	372 /74	Revkg.
24 / 74	Rev. 382/75	377 /74	Rev. 809/75
25 / 74	Rev. 346/74	382 /74	Rev. 456/74
54 / 74	Rev. 127/74	386 / 74	Rev. 93/75
55/74	Rev. 128/74	401 /74	Rev. 539/74
58 / 74	Revkg.	402 / 74	Exp.
61 / 74	Revkg.	409 / 74	Rev. 528 /74
69 /74	Rev. 779/74	410 /74	Exp.
71 /74	Rev. 533 /74	412 /74	Exp.
77 /74	Rev. 1008/75	413 / 74	Rev. 185/74
79 / 74	Rev. 579 /75	417 /74	Rev. 487/74
80 /74	Rev. 579/75	418/74	Rev. 488/74
84 /74	Rev. 920 /75	422 /74	Rev. 612/74
89 74 92 74	Rev. 999 /74	424 / 74	Revkg.
94 /74	Rev. 77 /75 Rev. 163 /74	427 /74	Rev. 598/74
99 /74	Rev. 889 /74	435 /74 442 /74	Rev. 629 /75
101 /74	Rev. 495 /75	446 /74	Exp. Rev. 545/74
124/74	Rev. 803/75	448/74	Rev. 683/74
125 /74	Rev. 803/75	453 /74	Rev. 192/75
126 /74	Rev. 803/75	457 /74	Exp.
127 /74	Rev. 203/74	459 / 74	Rev. 150/75
128/74	Rev. 204/74	462 / 74	Rev. 731 /75
134 / 74	Rev. 1008/75	463 / 74	Rev. 732/75
135 /74	Exp.	464 / 74	Rev. 733/75
157 /74	Rev. 554/75	465/74	Rev. 734/75
163 /74	Rev. 401 /74	466 / 74	Rev. 735/75
166,74	Rev. 568/74	468 / 74	Rev. 699/74
167 '74	Rev. 237 /74	469 /74	Rev. 698/74
169 / 74	Exp.	470 /74	Rev. 92/75
170 /74	Rev. 569 /74	471 /74	Exp.
173 74	Rev. 771 /74	472 74	Rev. 108/75
178/74	Rev. 702 /75	474 74	Rev. 555 /75
180 /74	Rev. 587 /75	485 74	Rev. 230 /75
185 / 74 189 / 74	Rev. 871 /75	486 74	Rev. 232 /75
203 /74	Exp. Rev. 240/75	488 /74 490 /74	Rev. 742 /74 Exp.
203 / 74	Rev. 240/75 Rev. 241/75	493 /74	Exp.
201/14	100. 241/13	1 190/11	Exp.

Ontario Regulations	Disposition	Ontario Regulations	Disposition
506 /74	Exp.	821 /74	Exp.
510/74	Exp.	824/74	Rev. 833/75
511/74	Rev. 619/75	828 / 74	Rev. 919/75
519 /74	Exp.	830 /74	Rev. 67/75
520 /74	Rev. 529 /74	846 /74	Rev. 92/75
529 /74	Revkg.	851 /84	Exp.
537 /74	Exp.	852 /74	Rev. 840 /75
538 74	Rev. 785/74	854 /74	Rev. 833 /75 Rev. 1043 /75
539 /74 541 /74	Rev. 693/74 Exp.	882 /74 890 /74	Rev. 231 /75
543 /74	Rev. 258/74	891 /74	Rev. 233/75
560 /74	Exp.	895 /74	Exp.
564 /74	Rev. 568 /74	896 /74	Exp.
565 /74	Rev. 569/74	920/74	Rev. 66/75
567 /74	Rev. 828/74	921/74	Rev. 311/75
574 / 74	Rev. 949/75	922/74	Rev. 312/75
575 /74	Rev. 649/74	925/74	Exp.
576 74	Rev. 650/74	930 /74	Exp.
578 74	Rev. 621 /74	934 /74	Exp.
579 74	Rev. 792 /74	935 /74	Exp.
580 /74	Rev. 742 /74	939 /74	Rev. 214/75
598 /74	Rev. 920/74	959 /74	Rev. 37/75
611 /74	Rev. 803/75	965 /74	Rev. 178 /75
635 74 644 74	Exp. Rev. 419/75	979 /74	Rev. 141/75
646 /74	Exp.	980 /74	Rev. 142/75
647 / 74	Exp.	985 /74 986 /74	Exp. Exp.
648/74	Exp.	988/74	Rev. 803/75
649 /74	Rev. 741/74	989 /74	Rev. 803/75
650 / 74	Rev. 742/74	990/74	Rev. 264/75
651 /74	Rev. 736/75	991 /74	Exp.
652 74	Rev. 734/75	3 / 75	Rev. 1008/75
653 / 74	Rev. 92/75	10 /75	Rev. 734/75
657 74	Rev. 732 /75	21 /75	Rev. 281 /74
659 74	Rev. 150/75	44 / 75	Rev. 240 /75
661 /74	Exp.	45 /75	Rev. 241 /75
664 /74	Rev. 239 /75	58 / 75	Exp.
675 74	Rev. 258/75 Rev. 846/75	66 /75 67 /75	Rev. 139/75 Rev. 141/75
681 /74 683 /74	Rev. 332/75	68 /75	Rev. 241/75
690 /74	Rev. 901/75	117 /75	Rev. 1009/75
697 /74	Exp.	141 /75	Rev. 311/75
717 /74	Rev. 470/75	142 /75	Rev. 312/75
720 /74	Rev. 565 /75	143 /75	Rev. 603/75
721 /74	Exp.	146 / 75	Exp.
722 74	Rev. 456/75	147 /75	Exp.
731 /74	Exp.	148/75	Exp.
736 /74	Rev. 732 /75	163 /75	Exp.
740 /74	Exp.	186 /75	Rev. 1009/75
741 /74	Rev. 44 /75	256 / 75	Rev. 1008/75
742 74	Rev. 68/75	257 /75	Rev. 1008/75 Rev. 566/75
747 74 760 74	Exp.	264 /75 274 /75	Rev. 803/75
760 / 74	Revkg. Rev. 809/75	285 /75	Exp.
785 /74	Rev. 422/75	321 /75	Rev. 803 /75
788 /74	Rev. 193/75	332 /75	Rev. 682/75
792 /74	Rev. 240 /75	336 /75	Rev. 856/75
793 /74	Rev. 456/75	376/75	Rev. 428/75
796 /74	Rev. 469 /75	378 / 75	Rev. 846/75
819/74	Rev. 998/74	400 /75	Rev. 586/75
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Ontario Regulations	Disposition	Ontario Regulations	Disposition
431 75 436 75 461 75 469 75 476 75 481 75 488 75 507 75 520 75 566 75 572 75 600 75	Rev. 833 /75 Rev. 603 /75 Rev. 833 /75 Rev. 601 /75 Exp. Exp. Rev. 681 /75 Exp. Rev. 578 /75 Rev. 784 /75 Rev. 689 /75 Rev. 901 /75	607 /75 672 /75 716 /75 729 /75 731 /75 733 /75 743 /75 781 /75 784 /75 813 /75 832 /75	Rev. 615/75 Rev. 1008/75 Rev. 935/75 Rev. 982/75 Rev. 835/75 Rev. 836/75 Rev. 846/75 Rev. 833/75 Rev. 1020/75 Rev. 926/75 Rev. 936/75



Publications Under The Regulations Act

January 18th, 1975

THE LOCAL ROADS BOARDS ACT

O. Reg. 1/75.

Establishment of Local Roads Areas. Made—December 23rd, 1974. Filed—January 2nd, 1975.

REGULATION TO AMEND
REGULATION 571 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE LOCAL ROADS BOARDS ACT

 Schedules 28, 45 and 142 to Regulation 571 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 28

GAUDETTE AND HODGINS LOCAL ROADS AREA

All those portions of the townships of Gaudette and Hodgins in the Territorial District of Algoma, shown outlined on Ministry of Transportation and Communications Plan N-1096-2, filed in the office of the Registrar of Regulations at Toronto as Number 1850. O. Reg. 1/75, s. 1, part.

Schedule 45

ROBILLARD LOCAL ROADS AREA

All of the Township of Robillard in the Territorial District of Timiskaming, shown outlined on Ministry of Transportation and Communications Plan N-1347-3, filed in the office of the Registrar of Regulations at Toronto as Number 1851. O. Reg. 1/75, s. 1, part.

Schedule 142

SAVARD LOCAL ROADS AREA

All of the Township of Savard and all those portions of the townships of Sharpe and Marquis in

the Territorial District of Timiskaming, shown outlined on Ministry of Transportation and Communications Plan N-1388-2, filed in the office of the Registrar of Regulations at Toronto as Number 1852. O. Reg. 1/75, s. 1, part.

 Schedule 198 to the said Regulation, as remade by section 2 of Ontario Regulation 176/71, is revoked and the following substituted therefor:

Schedule 198

HORSESHOE BAY LOCAL ROADS AREA

All that portion of the Township of Ley in the Territorial District of Algoma, shown outlined on Ministry of Transportation and Communications Plan N-1459-2, filed in the office of the Registrar of Regulations at Toronto as Number 1853. O. Reg. 1/75, s. 2.

JOHN R. RHODES
Minister of Transportation
and Communications

Dated at Toronto, this 23rd day of December, 1974.

(4503)

3

THE PLANNING ACT

O. Reg. 2/75.

Restricted Areas—County of Haldimand, Township of Walpole. Made—December 30th, 1974. Filed—January 3rd, 1975

REGULATION TO AMEND ONTARIO REGULATION 285/73 MADE UNDER THE PLANNING ACT

- Section 19 of Ontario Regulation 285/73, as remade by section 1 of Ontario Regulation 843/74, is revoked and the following substituted therefor:
- 19. Notwithstanding any other provisions of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected on each

of the lands described in Schedules 2, 3, 4, 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20 and 21, provided the provisions of section 9 and the following requirements are met:

Minimum front yard 50 feet

Minimum side yard 15 feet

Minimum rear yard 35 feet

Minimum total floor

area 1,100 square feet

Maximum percentage of lot area occupied by main building

15 per cent

Maximum height two and one-half storeys

O. Reg. 2/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedule:

Schedule 21

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Walpole in the County of Haldimand, designated as Part 1 on a Plan of Survey deposited in the Land Registry Office for the Registry Division of Haldimand (No. 18) as Number 18R-403. O. Reg. 2/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto this 30th day of December, 1974.

(4504)

3

Publications Under The Regulations Act

January 25th, 1975

THE LIOUOR CONTROL ACT

O. Reg. 3/75. Detoxification Centres. Made-December 30th, 1974. Filed-January 7th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 455/72 MADE UNDER THE LIQUOR CONTROL ACT

- 1. The Schedule to Ontario Regulation 455/72, as amended by Ontario Regulations 556/72, 143 /73, 216 /73, 305 /73, 737 /73, 3 /74, 77 /74 and 134/74, is further amended by adding thereto the following item:
- 11. The Detoxification Centre of the Kitchener-Waterloo Hospital, Kitchener

(4529)

THE PLANNING ACT

O. Reg. 4/75.

Restricted Areas-All lands within the Township of Ops in the County of Victoria.

Made-January 7th, 1975. Filed-January 8th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 302/74 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 302/74 is amended by adding thereto the following sections:
- 7. Notwithstanding any other provision of this Order, the land described in Schedule 2 may be used for the erection thereon of a building for a car wash, and buildings and structures accessory thereto, and for the erection of two buildings for the sale and storage of plumbing, heating and electrical supplies, and buildings and structures accessory thereto, provided the following requirements are met:

Minimum front yard 40 feet

Minimum side yard 15 feet

Maximum height of buildings and struc-

35 feet tures

Maximum lot coverage of buildings and structures

Minimum rear yard

20 per cent

10 feet

Parking area requirements

one parking space not less than 10 feet wide and 20 feet long for every 1,000 square feet of total floor space

O. Reg. 4/75, s. 1, part.

8. Notwithstanding any other provision of this Order, the land described in Schedule 3 may be used for the erection thereon of a building for the sale and storage of building supplies, and buildings and structures accessory thereto, provided the following requirements are met:

Minimum front yard 50 feet

Minimum side yard 7 feet

10 feet Minimum rear yard

Maximum height of buildings and structures

35 feet

Maximum lot coverage of buildings and structures

30 per cent

Parking area requirements

one parking space not less than 10 feet wide and 20 feet long for every 1,000 square feet of total floor space

O. Reg. 4/75, s. 1, part.

O. Reg. 5/75

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 2

That parcel of land in the Township of Ops in the County of Victoria, being composed of those parts of lots 44 and 45 according to a Plan registered in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number 44, more particularly described as follows:

Premising that the easterly boundary of that part of the King's Highway known as No. 36 according to a Plan registered as Number 362 has a bearing of north 76° 56' west and relating all bearings herein thereto;

Commencing at the northwesterly angle of the said Lot 45:

Thence south 17° 56' 30" east along the westerly boundary of the said Lot, a distance of 61.82 feet to a point:

Thence north 72° 39' east, a distance of 18.77 feet to the place of beginning of the herein described land;

Thence continuing easterly parallel with the northerly boundary of the said Lot, a distance of 263.23 feet to a point;

Thence southerly parallel with the westerly boundary of the said lots 45 and 44 to the southerly boundary of the north half of the said Lot 44, a distance of 307.12 feet;

Thence westerly parallel with the northerly boundary of the said Lot, a distance of 263,27 feet to a point in the easterly boundary of the said part of the King's Highway according to Plan Number 362, which said point is distant north 72° 39' east, 18.73 feet, more or less, from the southwesterly angle of the north half of the said Lot 45:

Thence north 17° 56' east, a distance of 309.75 feet to the place of beginning. O. Reg. 4/75, s. 2, part.

Schedule 3

That parcel of land situate in the Township of Ops in the County of Victoria, being composed of that part of the north half of Lot 14 in Concession VI of the said Township, more particularly described as follows:

Commencing at the intersection of the easterly limit of that part of the King's Highway known as No. 35, as widened, and shown on a Plan registered in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number 354, with the line marking the southerly limit of the north half of the said Lot as shown on the said Plan, the said intersection being the place of beginning of the hereinafter parcel of land, more particularly described as follows: Beginning at the northwesterly corner of the said Lot:

Thence north 72° 22' 30" east along the northerly limit of the said Lot, a distance of 2 feet, more or less, to the easterly limit of that part of the King's Highway known as No. 35, as widened, and shown on Plan Number 354;

Thence south 17° 20' 30" east, a distance of 134.77 feet and continuing south 17° 20' 30" east along that easterly limit, a distance of 862.03 feet to the point of beginning;

Thence easterly along the southerly limit of the north half of the said Lot, a distance of 300 feet to a point:

Thence northerly parallel with the easterly limit of the said part of the said King's Highway, a distance of 250 feet to a point;

Thence westerly in a straight line to a point on that easterly limit, which said point is distant northerly 250 feet along the said limit from the point of beginning:

Thence southerly along the easterly limit of the said part of the said King's Highway 250 feet to the place of beginning. O. Reg. 4/75, s. 2, part.

> G. M. FARROW Executive Director. Plans Administration Division, Ministry of Housing

Dated at Toronto, this 7th day of January, 1975.

(4531)

THE ONTARIO UNIVERSITIES CAPITAL AID CORPORATION ACT

O. Reg. 5/75. Designated Universities. Made-November 26th, 1974. Filed-January 8th, 1975.

REGULATION TO AMEND REGULATION 643 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE ONTARIO UNIVERSITIES CAPITAL AID CORPORATION ACT

- 1. The Schedule to Regulation 643 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following item:
- 15. Wilfrid Laurier University

JAMES AULD Minister of Colleges and Universities

Dated at Toronto, this 26th day of November, 1974.

(4531)

THE ONTARIO GUARANTEED ANNUAL INCOME ACT, 1974

O. Reg. 6/75.

Forms.

Made—January 7th, 1975.

Filed-January 8th, 1975.

REGULATION MADE UNDER THE ONTARIO GUARANTEED ANNUAL INCOME ACT, 1974

FORMS

1. A notice of appeal under subsection 4 of section 8 of the Act shall be in Form 1. O. Reg. 6/75, s. 1.

ARTHUR MEEN
Minister of Revenue

Dated at Toronto, this 7th day of January, 1975.

Form 1

The Ontario Guaranteed Annual Income Act, 1974

REFERENCE NUMBER

NOTICE OF APPEAL

(soci	AL :	INSU	RAN	CE (OR OI	D	AGE
	SE	CUR	ITY	NUM	IBER)		
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Please type or print in ink

NAME MR. (SURNAME) MRS. MISS		(GIVEN NA	MES)
ADDRESS (NO.)	(STREET	OR RURAL ROUTE)	(APT. NO)
(CITY, TOWN, VILLAGE OR P.O.)		PROVINCE	POSTAL CODE

- TO: The Chairman, Social Assistance Review Board Request for hearing of appeal by the Social Assistance Review Board in respect of:
 - Refusal to grant an increment
 - ☐ Suspension or cancellation of an increment
 - Reduction of an increment
 - ☐ The amount of an increment

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The Minister of Revenue,
Ministry of Revenue,
Guaranteed Income and Tax Credit Branch,
Queen's Park,
Toronto, Ontario,
M7A 1X8

The Chairman,
The Social Assistance Review Board,
Ministry of Community and Social Services,
Room M1-56,
Queen's Park,
Toronto, Ontario,
PLEASE SEE

REVERSE SIDE

The appeal procedure set out in section 8 of *The Ontario Guaranteed Annual Income Act, 1974*, requires the following steps to be taken if you are not satisfied with the determination, direction or decision made by the Minister or his official, and wish to appeal.

M7A 1E9

- 1. An appeal is commenced by serving the Minister of Revenue and the Chairman of the Social Assistance Review Board with this Notice of Appeal form setting out your reasons for appeal along with the supporting facts.
- 2. The Minister will serve his Reply upon you within sixty days of receiving your Notice of Appeal.

- 3. The Minister will send a copy of his Reply to the Chairman of the Social Assistance Review Board who will, in turn, set a time and place for the hearing and notify you.
- 4. The appeal will follow the rules and procedures set out under sections 7b, 7c and 7d of The Ministry of Community and Social Services Act, as amended by The Ministry of Community and Social Services Amendment Act, 1974, and any decision made at that time will be binding.

Note: No appeal may be commenced later than sixty days after your notification in writing of entitlement, non-entitlement, reduction in entitlement, cancellation or suspension. O. Reg. 6/75, Form 1.

(4545)

4

THE PLANNING ACT

O. Reg. 7/75.

Restricted Areas—District of Kenora, Patricia Portion. Made—January 6th, 1975. Filed—January 9th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 69/71 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 69/71 is amended by adding thereto the following section:
- **30.** Notwithstanding any other provision of this Order, the land described in Schedule 1 may be used for the erection thereon of single-family dwellings and buildings and structures accessory thereto, provided the requirements of sections 10 to 14, both inclusive, are met. O. Reg. 7/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That tract of land situate in the Municipality of Ear Falls, in the Territorial District of Kenora, Particia Portion, containing 20 acres, more or less, more particularly described as follows:

Beginning at a point distant 102 feet on a line measured north 40° west from the northwesterly corner of Lot 11 according to a Plan registered in the Land Titles Office for the Land Titles Division of Kenora (No. 23) as Number M-342;

Thence south 60° west, 345 feet, more or less, to the high-water mark of the English River;

Thence in a northwesterly and southwesterly direction along that high-water mark, 3,650 feet, more or less, to its point of intersection with the easterly limit of the Canadian National Railways right-of-way;

Thence in a northerly direction along the said easterly limit 575 feet, more or less, to the point of its intersection with the southerly limit of that part of the King's Highway known as No. 657;

Thence in a southeasterly direction along the said southerly limit, a distance of 3,515 feet to the place of beginning. O. Reg. 7/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 6th day of January, 1975.

(4546)

O. Reg. 8/75.

Tax Arrears and Tax Sale Procedures. Made—December 31st, 1974. Filed—January 10th, 1975.

THE MUNICIPAL AFFAIRS ACT

REGULATION TO AMEND ONTARIO REGULATION 804/73 MADE UNDER THE MUNICIPAL AFFAIRS ACT

- Item 18 of Schedule 1 to Ontario Regulation 804/73 is revoked and the following substituted therefor:
- 18. Oxford

A11

. JOHN WHITE Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 31st day of December, 1974.

(4547)

4



Publications Under The Regulations Act

February 1st, 1975

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 9/75.
Designations—Miscellaneous,
Southern Ontario.
Made—December 18th, 1974.
Filed—January 13th, 1975.

REGULATION TO AMEND
REGULATION 394 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT

 Regulation 394 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedules:

Schedule 16a

In the Township of Wilmot in The Regional Municipality of Waterloo being,

- (a) part of lots 25 to 28, both inclusive, in Concession South of Bleam's Road; and
- (b) part of the road allowance between the townships of Wilmot and South Easthope,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-4112, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 1st day of October, 1974.

1.30 miles, more or less.

O. Reg. 9/75, s. 1, part.

Schedule 16b

In the townships of South Easthope and Downie in the City of Stratford in the County of Perth being,

(a) part of lots 1 to 19, both inclusive, and lots 24 to 40, both inclusive, all in Concession 1 in the Township of South Easthope;

- (b) part of lots 1 to 35, both inclusive, and lots 40 and 41, all in Concession 2 in the Township of South Easthope;
- (c) part of lots 41 to 46, both inclusive, all in Concession 3 in the Township of South Easthope;
- (d) part of,
 - (i) lots 788 to 808, both inclusive.
 - (ii) Sackville Street, and
 - (iii) William Street,

Registered Plan Number 334 for the Town of Shakespeare (Galt's Survey) in the Township of South Easthope;

- (e) part of the road allowance between,
 - (i) the townships of South Easthope and Wilmot.
 - (ii) lots 5 and 6, 10 and 11, 15 and 16, 25 and 26, 30 and 31, 35 and 36, all in Concession 1,
 - (iii) lots 5 and 6, 10 and 11, 15 and 16, 20 and 21, 25 and 26, 30 and 31, 40 and 41, all in Concession 2,
 - (iv) lots 45 and 46 in Concession 3,
 - (v) concessions 2 and 3, and
 - (vi) the townships of South Easthope and Downie.

all in the Township of South Easthope;

- (f) part of lots 1, 2, 3 and 4, in Concession 3 in Gore of the Township of Downie;
- (g) part of Lot A and Lot 5, in Concession 4 in Gore of the Township of Downie;
- (h) part of Lot A in Concession 5 in Gore of the Township of Downie;
- (i) part of Lot 1 in Concession 5 in the Township of Downie; and

- (j) part of the road allowance between,
 - (i) Lot A and Lot 5 in Concession 4 in Gore of the Township of Downie (Embro Road),
 - (ii) concessions 4 and 5 in Gore of the Township of Downie,
 - (iii) Township of Downie and Gore of the Township of Downie, and
 - (iv) concessions 4 and 5 in the Township of Downie (Gibb Road);
- (k) part of Erie Street and Gibb Road in the City of Stratford;
- (1) part of the road allowance between concessions 4 and 5 in the City of Stratford;
- (m) part of Lot 2 in Concession 4 in the City of Stratford; and
- (n) part of Lot A in Concession 4 in the City of Stratford,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-4113, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 1st day of October, 1974.

14.70 miles, more or less.

O. Reg. 9/75, s. 1, part.

 Schedule 35 to the said Regulation, as amended by section 2 of Ontario Regulation 6/74, is further amended by adding at the end thereof:

"except those portions of the above-mentioned highway closed by,

- (a) Order in Council OC-1786/74, dated the 10th day of July, 1974 and shown as PARTS 1 and 2 on Ministry of Transportation and Communications Plan P-2083-427; and
- (b) Order in Council OC-2347/74, dated the 10th day of September, 1974 and shown as PART 1 on Ministry of Transportation and Communications Plan P-2083-430".
- 3. Schedule 49 to the said Regulation, as remade by section 2 of Ontario Regulation 106/74, is amended by adding at the end thereof:

"except that portion of the above-mentioned highway transferred to The Corporation of the Town of Orangeville by Order in Council OC-1354/74, dated the 22nd day of May, 1974 and shown as PART 1 on Ministry of Transportation and Communications Plan P-1785-51".

4. Schedule 149 to the said Regulation is amended by adding at the end thereof:

"except those portions of the above-mentioned highway transferred to The Regional Municipality of Niagara by Order in Council OC-2442/74, dated the 25th day of September, 1974 and shown as Parts 1, 2 and 3 on Ministry of Transportation and Communications Plan P-5088-47".

5. Schedule 150 to the said Regulation is amended by adding at the end thereof:

"except that portion of the above-mentioned highway transferred to The Corporation of the City of Welland by Order in Council OC-2442/74, dated the 25th day of September, 1974 and shown as PART 1 on Ministry of Transportation and Communications Plan P-5087-12".

(4561)

5

THE PLANNING ACT

O. Reg. 10/75.

Restricted Areas—Regional
Municipality of York, Town of
Markham.
Made—December 30th, 1974.

Filed—January 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 104/72 MADE UNDER THE PLANNING ACT

- Paragraph 2 of section 2 of Ontario Regulation 104/72, as remade by section 1 of Ontario Regulation 602/74, is revoked and the following substituted therefor:
 - 2. Lots 22 to 31, both inclusive, Concession IV, excepting,
 - (i) the westerly 1,000 feet of Lot 25;
 - (ii) the westerly 900 feet of Lot 26; and
 - (iii) that part of Lot 22, more particularly described as follows:

That parcel of land situate in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, composed of part of Lot 22 in Concession IV and more particularly described as follows:

Premising that the bearing of the southerly limit of Lot 21 in the said Concession, also being the northerly limit of the road allowance between lots 20 and 21, is assumed to be north 72° 44′ 20″ east and relating all bearings herein thereto:

Beginning at the place of intersection of the southerly limit of Lot 22 in the said Concession, with the easterly limit of the lands of Ontario Hydro as described in an Instrument registered in the Land Registry Office of the Registry Division of Toronto Boroughs and York South (No. 64) as Number 53776 and which the said intersection may be located in the following manner:

Commencing at the southwest corner of the said Lot 22;

Thence north 72° 49′ 40″ east along the southerly limit of that Lot, a distance of 261.14 feet to a survey monument marking a bend therein;

Thence north 72° 41′ east, continuing along the said southerly limit, a distance of 1,525.89 feet to the point of beginning;

Thence north 72° 41' east, continuing along that southerly limit, a distance of 1,527.9 feet to a survey monument marking the intersection thereof with a post and wire fence running northerly;

Thence north 10° 10′ 50″ west along the said post and wire fence, a distance of 335.64 feet to a survey monument marking the intersection thereof with a post and wire fence running westerly;

Thence south 72° 30′ west along the said post and wire fence running westerly, a distance of 633.74 feet to a survey monument marking a bend therein;

Thence south 72° 37′ 50″ west, continuing along the last-mentioned post and wire fence, a distance of 940.68 feet to a survey monument marking the intersection thereof with the said easterly limit of the lands of Ontario Hydro;

Thence south 18° 9' east along the said easterly limit of the lands of Ontario Hydro, a distance of 330.19 feet to the place of beginning.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 30th day of December, 1974.

(4562)

THE PLANNING ACT

O. Reg. 11/75.
Restricted Areas—County of Kent,
Township of Raleigh.
Made—January 9th, 1975.
Filed—January 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 12/73 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 12/73 is amended by adding thereto the following section:
- **16.** Notwithstanding any other provision of this Order, one additional single-family dwelling may be erected on the land described in Schedule 10. O. Reg. 11/75, s. 1.
 - The said Regulation is further amended by adding thereto the following Schedule:

Schedule 10

That parcel of land situate in the Township of Raleigh in the County of Kent, being composed of part of lots 22 and 23 in Concession III, more particularly described as follows:

Beginning at the southerly corner of the said Lot 22;

Thence north 43° 19′ 20″ west along the south-westerly limit of the said Lot, a distance of 2,243.34 feet to an iron bar planted in the limit between the northwesterly and southeasterly halves of the said Lot;

Thence north $46^{\circ}\,45'\,25''$ east along that limit, a distance of 1,931.10 feet to an iron bar;

Thence south 43° 12' 30'' east, a distance of 975.17 feet to an iron bar;

Thence north 47° 36′ 50″ east, a distance of 76.36 feet to an iron bar planted in the limit between the said lots 22 and 23;

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Thence south 43° 13′ 10″ east along that limit, a distance of 580.09 feet to an iron bar;

Thence north 46° 51′ 40″ east, a distance of 138.18 feet to an iron bar;

Thence south 42° 46′ east, a distance of 682.47 feet to a point in the southeasterly limit of the said Lot 23:

Thence south 46° 38′ 25″ west, along the south-easterly limits of the said lots 22 and 23, a distance of 2,136.02 feet to the place of beginning. O. Reg. 11/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 9th day of January, 1975.

(4563)

THE PLANNING ACT

O. Reg. 12/75.

Restricted Areas—All Lands within the Township of Alberton in the District of Rainy River. Made—January 9th, 1975. Filed—January 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 268/74 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 268/74 is amended by adding thereto the following sections:
- 6. Notwithstanding any other provision of this Order, a building comprising a showroom, sales and service outlet for travel trailers, campers and mobile homes and not exceeding 3,500 square feet in total floor area, may be erected on the land described in Schedule 1. O. Reg. 12/75, s. 1, part.
- 7. Notwithstanding any other provision of this Order, the westerly 800 feet of the land described in Schedule 1 may also be used for an overnight campground. O. Reg. 12/75, s. 1, part.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That tract of land situate in the Geographic Township of Crozier in the Territorial District of Rainy River, being composed of the most westerly 1,128.72 feet of the most northerly 1,017 feet of the

northwest quarter of section 14 in the said Geographic Township, excepting the following three parcels of land:

- 1. Those lands expropriated by an Instrument registered in the Land Titles Office for the Land Titles Division of the District of Rainy River (No. 48) as Number 30201, being Ministry of Transportation and Communications Plan P-2111-2.
- All of the lands contained in the plans deposited in the said Land Titles Office as Numbers RR 34 and RR 88.
- Those lands described in Instruments registered in the said Land Titles Office as Numbers 50662 and 60867.

O. Reg. 12/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 9th day of January, 1975.

(4564)

THE PLANNING ACT

O. Reg. 13/75.

Restricted Areas—All Lands within the Township of East Wawanosh in the County of Huron. Made—January 9th, 1975. Filed—January 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 349/74 MADE UNDER THE PLANNING ACT

- Ontario Regulation 349/74 is amended by adding thereto the following section:
- 6. Notwithstanding any other provision of this Order, a building for the purpose of storing and operating a contracting business not exceeding 2,000 square feet in total floor area may be erected on the land described in Schedule 1 provided such building is at a distance of 400 feet from the centre line of the road allowance between concessions IV and V in the Township of East Wawanosh. O. Reg. 13/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Township of East Wawanosh in the County of Huron, being composed of part of Lot 39 in Concession IV of the said Township, more particularly described as follows:

Beginning at the northwesterly angle of the north half of the said Lot 39;

Thence easterly along the northerly boundary of the said Lot, a distance of 600 feet to a point; .

Thence southerly parallel to the westerly limit of the said Lot, a distance of 1,100 feet to a point;

Thence westerly parallel to the northerly boundary of the said Lot, a distance of 600 feet to a point in the westerly boundary of the said Lot;

Thence northerly along the said westerly boundary, a distance of 1,100 feet to the place of beginning.

O. Reg. 13/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 9th day of January, 1975.

(4565)

THE SECURITIES ACT

O. Reg. 14/75. General. Made—January 8th, 1975. Filed—January 14th, 1975.

REGULATION TO AMEND
REGULATION 794 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE SECURITIES ACT

- Section 6 of Regulation 794 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following subsections:
- (9) For the purpose of subsections 10 to 17,
 - (a) "Canadian investment finance course" means a course prepared and conducted by The Canadian Securities Institute;
 - (b) "Canadian mutual funds course" means a course prepared and conducted by the education division of The Canadian Mutual Funds Association;

- (c) "Canadian securities course" means a course prepared and conducted by The Canadian Securities Institute;
- (d) "chartered financial analysts course" means a course prepared and conducted by The Institute of Chartered Financial Analysts;
- (e) "new partners', directors' and senior officers' qualifying examination" means an examination prepared and conducted by The Canadian Securities Institute.
- (f) "registered representatives examination" means an examination based on the manual for registered representatives prepared and conducted by The Canadian Securities Institute.
- (10) Subject to subsection 17, every individual applying for the first time for registration as a securities adviser or on whose behalf application is made for designation or approval as a partner or officer of a securities adviser shall have successfully completed the Canadian securities course and the Canadian investment finance course and shall establish to the satisfaction of the Director that he has performed research involving the financial analysis of investments for at least five years under the supervision of an adviser.
- (11) Subject to subsection 17, every individual applying for the first time for registration as an investment counsel or on whose behalf application is made for designation or approval as a partner or officer of an investment counsel shall have successfully completed the Canadian securities course, the Canadian investment finance course and the first year of the chartered financial analysts course and shall have been employed for at least five years performing research involving the financial analysis of investments with at least three of those years under the supervision of an adviser having the responsibility for the management or supervision of investment portfolios having an aggregate value of \$1,000,000.
- (12) Subject to subsection 17, every individual applying for the first time for registration as a broker, broker-dealer, investment dealer or securities dealer or on whose behalf application is made for designation or approval as a partner or officer of a broker, broker-dealer, investment dealer or securities dealer shall have successfully completed the new partners', directors' and senior officers' qualifying examination.
- (13) Every individual applying for the first time for registration as a mutual fund dealer, scholarship plan dealer or security issuer or on whose behalf application is made for designation or approval as a partner or officer of a mutual fund dealer, scholarship plan dealer or security issuer shall have such qualifications and experience as in the opinion of the Director is appropriate for the particular category of registration.

- (14) Subject to subsections 15, 16 and 17, every individual applying for the first time for registration as a salesman who has not been registered previously as a dealer or designated or approved as a partner or officer of a dealer shall have successfully completed the Canadian securities course.
- (15) Subject to subsection 17, every individual applying for the first time for registration as a salesman restricted to the sale of mutual funds shall have successfully completed the Canadian mutual fund course or the Canadian securities course.
- (16) Subject to subsection 17, every individual applying for the first time for registration as a salesman with a broker or investment dealer shall have successfully passed the registered representatives examination.
- (17) Where the Director is satisfied that an individual has the educational qualifications and experience that are equivalent to that required in subsection 10, 11, 12, 14, 15 or 16, as the case may be, the Director may, subject to such terms and conditions as he may impose, exempt the individual from the requirements of that subsection.
- (18) No person shall be registered as a salesman unless he is employed full time as a salesman.
- (19) Notwithstanding subsection 18, registration as a salesman may be granted where,
 - (a) the applicant is a part-time student enrolled in a business, commercial or financial course;
 - (b) the applicant is a full-time student enrolled in a business, commercial or financial course and he satisfies the Director that he has a present intention of continuing a career in the investment business;
 - (c) the applicant is otherwise employed for six months or less during the calendar year and while so employed is not employed as a salesman:
 - (d) the applicant is carrying on a hobby, recreational or cultural activity which in the opinion of the Director will not interfere with his duties and responsibilities as a salesman;
 - (e) in the case of a salesman employed by a mutual fund dealer, the area in which the salesman is to be employed is in the opinion of the Director so remote and sparsely populated that full-time employment as a salesman is not economically feasible;
 - (f) the applicant holds a licence as an insurance agent under The Insurance Act or a licence as an investment contract sales agent under

- The Investment Contracts Act and is in the employ or under the sponsorship of the dealer who proposes to employ him; or
- (g) with the written consent of the dealer employing him and the Director, the salesman is employed outside the normal working hours and there is no conflict of interest arising from his duties as a salesman and his outside employment.
- (20) Registration as an investment counsel shall be subject to the following conditions:
 - (a) every investment counsel shall maintain standards directed to ensuring fairness in the allocation of investment opportunities among his clients and a copy of the policies established shall be furnished to each client and filed with the Commission:
 - (b) every investment counsel shall charge his clients directly for his services and such charge may be based upon the dollar value of the client's portfolio, but not on the value or volume of the transactions initiated for the client and, except with the written agreement of the client, shall not be contingent upon profits or performance;
 - (c) the account of each client shall be supervised separate and distinct from other clients and, except in the case of mutual or pension funds, an order placed on behalf of one account shall not be pooled with that of another account;
 - (d) where it is proposed to sell or assign the account of a client in whole or in part to another registrant or where there has been a material change in the ownership or control of the investment counsel, a written explanation of the proposed change or changes shall be given to the client and he shall be informed of his right to withdraw his account; and
 - (e) no purchase or sale of any security in which an investment counsel or any partner, officer or associate of an investment counsel has a direct or indirect beneficial interest shall be made from or to any portfolio managed or supervised by the investment counsel.
- (21) No individual holding registration in a category set out in section 2 or partner, officer or associate of a registrant shall have a direct or indirect interest in any other registrant without the approval of the Director.
- (22) For the purpose of subsection 21, affiliated companies shall be treated as one company. O. Reg. 14/75, s. 1.
 - 2. Form 22 of the said Regulation is revoked and the following substituted therefor:

Form 22

The Securities Act

REPORT OF INSIDER ON CHANGES IN OWNERSHIP OF, OR CONTROL OR DIRECTION OVER, CAPITAL SECURITIES

1.	Name of corporation of	which the undersigned is insider	
2.	Full name of the unders	signed	
3.	Business address of the	undersigned	
٥.	business address of the		
4.	Indicate in what capac	city or capacities the undersigned	qualifies as an insider
			(see instruction 3)
5.	Information given for c	alendar month of	
6.	Changes during month direction over capital se-		direct beneficial ownership, or control or
I	Designation of security (See instruction 5)	Date of purchase or sale transaction (See instruction 6)	Amount or number purchased or otherwise acquired (See instruction 7)

Amount or number sold or otherwise disposed of (See instruction 7)	Price per share or unit at which sold or purchased or otherwise acquired or disposed of	Nature of ownership or control or direction over capital securities (See instruction 8)
And the second s	1	-
		1
7. Capital securities of corpor end of the month, and ca undersigned exercised contr	pital securities of corporation over	r indirectly by the undersigned at the which at the end of the month the
Diifi	Amount or number	Nature of ownership or control
Designation of security (See instruction 5)	(See instruction 7)	or direction over capital securities (See instruction 8)
		, ,
0 Additional accordan		
8. Additional remarks		
9. Additional remarks		
The undersigned hereb	by certifies that:	
		mation that if generally known might he capital securities of the corporation.
(2) The information given	in this report is true and complete	e in every respect.
DATE OF THE REPORT	Signa	TURE
It is an offence under The	Securities Act to file a false or mis.	leading report.

Instructions:

- File two signed copies of the report with the Ontario Securities Commission, as and when provided by subsection 3 of section 110 of the Act.
- 2. File a separate report with respect to each corporation of which you are an insider.
- 3. Indicate in what capacity you qualify as an insider, for example, "director", "senior officer", "beneficial owner of such number of shares as carry more than 10 per cent of the votes attached to all equity shares of the corporation". If you qualify in more than one capacity, so state. In connection with the meaning of the word "insider", see subsections 2 to 7 of section 1 and section 109 of the Act.

O. Reg. 14/75

- 4. State all changes in your beneficial ownership of, or control or direction over, capital securities of the corporation during the calendar month for which you are reporting and also your beneficial ownership of or control or direction over capital securities as of the end of the month. Report every transaction involving a change in your beneficial ownership of, or change in control or direction over, capital securities during the month even though purchases and sales or other changes during the month are equal or the change involves only the nature of ownership, for example, from direct to indirect ownership.
- 5. Under "Designation of Security", identify each class of capital security beneficially owned, or over which control or direction is exercised, for example, "Common shares", "First preference shares", "5% Debentures due 1975", etc.
- Show the date (day, month and year) of each security transaction opposite the amount or number of securities involved in the transaction and the price per unit or share at which the capital securities were sold or purchased.
- 7. In reporting the amount or number of capital securities acquired, beneficially owned or over which control or direction may be exercised, in the case of debt securities give the principal amount thereof and in the case of shares give the numbers thereof.
- 8. Under "Nature of Ownership" state whether and to what extent your beneficial ownership of capital securities is direct or indirect. To the extent your ownership is indirect indicate in a footnote or some other appropriate manner the name or identity of the medium through which such capital securities are indirectly owned and state the amount and number so owned by each such medium. Report capital securities owned indirectly on separate lines from capital securities owned directly. State also whether you may exercise control or direction over capital securities and report the amount or number on a separate line. To the extent that you exercise control or direction over capital securities indicate the means by which such control or direction may be exercised and state the amount or number of the capital securities.
- 9. If you acquired from or sold to the corporation of which you are an insider any of its capital securities so state. If the acquisition of securities was through the exercise of an option, so state and give the price per share or unit paid. If any purchase

- or sale was effected otherwise than in the open market, so state giving particulars. If the transaction was not a purchase or sale, indicate its character, for example "gift", "stock dividend", etc., as the case may be. (This information may be set out in item 8 of this Form).
- 10. You may include any additional information or explanation that you deem relevant.
- 11. If the report is filed on behalf of a company, partnership, trust or other entity, the name of the company or other entity shall appear in printed form and the name and office of the signee shall be in printed form immediately following the signature and there shall be filed with the Commission a certified copy of the resolution or by-law authorizing such person or persons to file and the resolution or by-law shall show all directors and officers present when the resolution or by-law was authorized. If the report is filed by an individual it shall be signed by him; if signed on his behalf by an agent, there shall be filed with the Commission a duly completed power of attorney.
- 12. If space provided in any item is insufficient, additional sheets may be used and must be cross-referred to the item and properly identified and signed.

- (a) The Commission staff are not permitted to correct, delete or add to a report. Therefore, ALL paragraphs should be completed.
- (b) One should make certain that the amounts are consistent with the information given in previous reports.
- (c) Two signed copies are required to be filed.
- (d) The Commission staff would prefer that ALL reports filed are either printed or typewritten.
- (e) Where a report is intended to show directly held securities being disposed of in such a manner that the position becomes "indirect", or vice versa, it is essential that both sides of the transaction are reported, e.g., if Mr. Jones wishes to transfer 100 directly owned shares in Company "A" to a wholly owned subsidiary named Company "B", as an indirect holding, it should be shown both as a sale by Mr. Jones and as a purchase by Company "B" under Item 6. We suggest that Item 8 be utilized to draw attention to these circumstances.

- (f) Paragraph 7 should always be completed; it will show a consolidation of ALL the securities held.
- (g) Reporters are reminded that "stock splits" constitute a change in their holdings and new acquisitions should be reported "in numbers of shares".
- (h) Where attachments are used to record detailed transactions these should be totalled and the totals carried forward to paragraph 6 on the Form 15.
- (i) When reporting indirect holdings always refer to the companies involved by full name; one should not use such identification as Company "A", etc.
- (j) Reporters are reminded that Purchase Warrants, Put, Call or other transferable options are considered equity securities of a corporation and must be reported. O. Reg. 14/75, s. 2.

(4566)

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THE PARKWAY BELT PLANNING

AND DEVELOPMENT ACT, 1973

O. Reg. 15/75.

Metropolitan Toronto, Borough of Etobicoke.

Made—January 6th, 1975. Filed—January 16th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 478/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- 1. Ontario Regulation 478/73 is amended by adding thereto the following section:
- 14. Notwithstanding any other provisions of this Order, the land described in Schedule 1 may be used for the erection thereon of a free-standing service station sign provided the following requirements are met:

Maximum height of sign 20 feet

Maximum area of sign 35 square feet

Location of sign

within a radius of 5 feet of the west end of the existing pump island now located on the lands described in Schedule 1

O. Reg. 15/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Borough of Etobicoke in The Regional Municipality of Metropolitan Toronto, formerly in the Village of Clairville in the Township of Etobicoke in the County of York, being composed of part of Lot 40 in Concession IV of the said Township, being the whole of Village Lot 1 on the north side of Toronto Street in the said Village of Clairville, according to a Plan registered in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number 28. O. Reg. 15/75, s. 2.

JOHN WHITE Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 6th day of January, 1975.

(4577)

THE FAMILY BENEFITS ACT

O. Reg. 16/75. General. Made—January 15th, 1975. Filed—January 16th, 1975.

REGULATION TO AMEND
REGULATION 287 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE FAMILY BENEFITS ACT

- Clause e of subsection 2 of section 2 of Regulation 287 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 777/74, is revoked and the following substituted therefor:
 - (e) subject to subsection 5, who has liquid assets that do not exceed \$1,500 in value and where she has one or more dependent children, that amount shall include the value of their liquid assets and shall be increased by \$1,000 for the first dependent child and \$300 for each additional dependent child,
- Subsection 1 of section 13 of the said Regulation is revoked and the following substituted therefor:

- (1) Subject to subsections 1a, 2 and 3, an allowance shall be paid by cheque, monthly in arrears, computed from the first day of the month following the month in which the eligibility of the applicant is determined.
- (1a) An allowance for an applicant who resides in a home for special care established, licensed or approved under *The Homes for Special Care Act*, or in a facility designated under *The Developmental Services Act*, 1974 shall be computed from the date of his admission to the home or facility, as the case may be. O. Reg. 16/75, s. 2.
 - Section 17 of the said Regulation, as amended by section 1 of Ontario Regulation 321/72 and section 13 of Ontario Regulation 715/73, is revoked. O. Reg. 16/75, s. 3.
 - Section 18 of the said Regulation, as amended by section 14 of Ontario Regulation 715/73, is revoked. O. Reg. 16/75, s. 4.
 - 5. Subclauses i and ii and subclause iii excluding the Table of section 25a of the said Regulation, as remade by section 4 of Ontario Regulation 778/74, are revoked and the following substituted therefor:
 - (i) \$230.50 where the applicant or recipient is a single person,
 - (ii) \$356.50 where the applicant or recipient is a married person and he or his spouse but not both of them is a blind person, a disabled person or is receiving an increment under The Ontario Guaranteed Annual Income Act, 1974, and
 - (iii) \$461 where the applicant or recipient is a married person and both he and his spouse are,
 - a. blind persons or disabled persons, or
 - b. receiving increments under The Ontario Guaranteed Annual Income Act, 1974,

and, where the applicant or recipient has one or more dependent children, the amount determined in accordance with the following Table:

- Form 6 of the said Regulation, as remade by section 15 of Ontario Regulation 715/73, is revoked. O. Reg. 16/75, s. 6.
- Section 5 shall be deemed to have come into force on the 1st day of January, 1975.
 Reg. 16/75, s. 7.

THE MINISTRY OF COMMUNITY AND SOCIAL SERVICES ACT

O. Reg. 17/75. Social Assistance Review Board. Made—January 15th, 1975. Filed—January 16th, 1975.

REGULATION MADE UNDER THE MINISTRY OF COMMUNITY AND SOCIAL SERVICES ACT

SOCIAL ASSISTANCE REVIEW BOARD

1.—(1) The Board of Review shall be composed of not more than seventeen members.

- (2) Where,
 - (a) the chairman of the Board of Review is absent or unable to act, a vice-chairman designated by the chairman; or
 - (b) the office of the chairman of the Board of Review is vacant, a vice-chairman designated by the Minister,

has and shall exercise the jurisdiction and power of the chairman, including the power to complete any unfinished matter.

- (3) A request for a hearing and review shall be made in Form 1 within thirty days of the decision order or directive to be reviewed.
- (4) Within fourteen days following receipt by him of a notice in Form 1, the chairman of the Board of Review shall send to all parties to the proceedings before the Board of Review,
 - (a) except the party requesting the hearing and review, a copy of the notice; and
 - (b) a copy of the notice of the time and place of the hearing.
- (5) Subject to section 24 of *The Statutory Powers Procedure Act, 1971*, service of the notice of the time and place of the hearing shall be sent by registered mail to the party requesting the hearing and review at the address shown on the notice from the party in Form 1.
- (6) A party requesting a hearing and review may, at any time before the hearing, withdraw his request for the hearing and review by notifying the chairman of the Board of Review in writing. O. Reg. 17/75, s. 1.
- 2.—(1) The Board of Review shall reach a decision according to the evidence within a period not exceeding forty days from the date that the notice in Form 1 was received by the chairman of the Board of Review.

(4578)

- (2) The notice of decision of the Board of Review shall include,
 - (a) the principal findings of fact on the evidence officially noticed; and
 - (b) the conclusions based on the findings of fact. O. Reg. 17/75, s. 2.

Form 1

The Ministry of Community and Social Services Act

NOTICE OF REQUEST FOR HEARING AND REVIEW

		le No.	
Name	• • • • • • • • • • • • • • • • • • • •		
Address		(town)	
(village or P.O.) (township)	(county, etc.)	(postal code)	
To: The Chairman, Social Assistance Review Board			
I hereby request a hearing and review by the Board	d of Review in respect of:		
☐ Refusal to grant a benefit			
☐ Suspension or cancellation of	of a benefit		
☐ Reduction of a benefit			
☐ The amount of a benefit			
Grounds for request			
(date)		nature)	
		O. Reg. 17/75, Form	1.
(4579)			5

THE PLANNING ACT

O. Reg. 18/75.

Restricted Areas-County of Ontario, Township of Scott. Made—January 14th, 1975. Filed—January 17th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 105/72 MADE UNDER THE PLANNING ACT

1. Section 16 of Ontario Regulation 105/72, as remade by section 1 of Ontario Regulation 738/74, is revoked and the following substituted therefor:

16. Notwithstanding any other provision of this Order, the lands described in Schedules 5, 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 20, 21, 23, 25, 26, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 43, 44, 45, 46, 48, 49, 50, 51, 52, 55, 57, 59, 60, 61, 62, 63, 64 and 65 may each be used for the erection thereon of one single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

1. Minimum front yard for dwelling

35 feet

2. Minimum side yard for dwelling

8 feet

3. Minimum rear yard for dwelling

25 feet

area for dwelling

4. Minimum ground floor onestorey-1,100 square

one and one-half storeys or more-900 square feet

- 5. Maximum lot coverage not to exceed 5 per cent for accessory buildings of the lot and structures. excepting a private garage
- 6. Maximum height of accessory buildings and structures

not to exceed 12 feet

7. Minimum yard for accessory buildings and structures

3 feet from any side or rear lot line

- 8. No accessory building or structure shall be located closer to the front lot line than the existing single-family dwelling on the lot.
- 9. No accessory building shall be used for human habitation. O. Reg. 18/75, s. 1.

- 2. The said Regulation is amended by adding thereto the following sections:
- 26. Notwithstanding any other provision of this Order, the land described in Schedule 56 may be used for agricultural purposes, but no buildings or structures may be erected thereon. O. Reg. 18/75, s. 2, part.
- 27. Notwithstanding any other provision of this Order, the land described in Schedule 58 may be used for the erection thereon of an additional single-family dwelling and buildings and structures accessory thereto provided the requirements set out in section 16 are met. O. Reg. 18/75, s. 2, part.
 - 3. Schedule 24 to the said Regulation, as made by section 3 of Ontario Regulation 526/73, is revoked and the following substituted therefor:

Schedule 24

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott in the County of Ontario, being composed of parts of lots 25 and 26 in Concession II and part of the original road allowance between the said lots, more particularly described as follows:

Premising that the southerly limit of the travelled road as shown on a Plan registered in the Land Registry Office for the Registry Division of Ontario (No. 40) as Number 108 has a bearing of north 78° east as shown thereon, and relating all bearings herein thereto:

Beginning at an iron bar set in the southerly limit of the said travelled road distant 714.98 feet measured westerly therealong from its intersection with the easterly limit of the said Lot 26;

Thence south 12° east, a distance of 200 feet to an iron bar:

Thence south 78° west, a distance of 99.38 feet to an iron bar:

Thence north 12° west, a distance of 200 feet to an iron bar set in the southerly limit of the said travelled road:

Thence north 78° east, along that southerly limit, a distance of 99.38 feet to the place of beginning. O. Reg. 18/75, s. 3.

4. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 55

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott in the County

of Ontario, being part of Lot 25 in Concession V and designated as Part 5 on Registry Division Plan Number 10 deposited in the Land Registry Office for the Registry Division of Ontario (No. 40). O. Reg. 18/75, s. 4, part.

Schedule 56

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott in the County of Ontario, being composed of part of Lot 35 in Concession III, more particularly described as follows:

Premising that the bearings are astronomic as derived from County of Ontario Highway Plan registered in the Land Registry Office for the Registry Division of Ontario (No. 40) as Number 845, giving the road allowance between concessions II and III, as widened, a bearing of north 16° 43′ west:

Beginning at an iron bar planted in the said road allowance measured north 16° 43′ west along that road allowance 260 feet from the existing line between lots 34 and 35 at an iron bar planted north 73° 2′ 30″ east, distant 17 feet from the southwest corner of the said Lot;

Thence north 16° 43′ west along the said road allowance, a distance of 40 feet to a point;

Thence north 73° 2' 30'' east, a distance of 250 feet to a point;

Thence south 16° 43' east, a distance of 40 feet to a point;

Thence south 73° 2' 30" west, a distance of 250 feet to the place of beginning. O. Reg. 18/75, s. 4, part.

Schedule 57

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott in the County of Ontario, being composed of part of Lot 12 in Concession VII, more particularly described as follows:

Beginning at the northwesterly angle of the said Lot where an iron bar is planted;

Thence easterly along the existing rail fence marking the northerly boundary of the said Lot, a distance of 1,385 feet to an iron bar planted;

Thence southerly and parallel to the westerly boundary of the said Lot, a distance of 660 feet to a point in the southerly boundary of the north half of the said Lot;

Thence westerly to and along the line between the north and south halves of the said Lot, a distance of 1,385 feet to the westerly boundary of the said Lot:

Thence northerly along the westerly boundary of the said Lot, a distance of 660 feet to the place of beginning. O. Reg. 18/75, s. 4, part.

Schedule 58

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott in the County of Ontario, being composed of part of Lot 20 in Concession III, more particularly described as follows:

Beginning at a place on the western boundary of the said Lot, south 16° east at a distance of 8 chains from the northwesterly angle of the said Lot;

Thence north 74° east, a distance of 36 chains and 25 links;

Thence south 16° east, a distance of 1 chain and 20 links;

Thence north 74° east, a distance of 13 chains and 75 links;

Thence south 16° east, a distance of 5 chains, 86 and 12/33 links;

Thence south 74° west, a distance of 22 chains and 62 links;

Thence south 16° east, a distance of 5 chains and 48 links;

Thence south 74° west, a distance of 27 chains and 38 links, more or less, along the southern boundary of the said Lot to the southwesterly angle thereof;

Thence north 16° west, a distance of 12 chains, 54 and 12/33 links along the western boundary of the said Lot to the place of beginning.

Excepting that parcel of land, more particularly described as follows:

Beginning at the southwesterly angle of the said Lot:

Thence northerly along the western boundary of the said Lot, a distance of 18 rods and 4 feet;

Thence easterly parallel to the southerly limit of the said Lot, a distance of 6 rods and 7 feet;

Thence southerly parallel to the westerly boundary of the said Lot, a distance of 18 rods and 4 feet to the southerly boundary of the said Lot; Thence westerly along that southerly boundary 6 rods and 7 feet to the place of beginning. O. Reg. 18/75, s. 4, part.

Schedule 59

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott in the County of Ontario, being composed of part of Lot 1 in Concession I, more particularly described as follows:

Premising that the southerly limit of the said Lot has a bearing of north 72° 46′ 40″ east, and relating all bearings herein thereto;

Beginning at a place on the said southerly limit distant south 72° 46' 40" west thereon, a distance of 1,729.3 feet from the southeasterly angle of the said Lot:

Thence south 72° 46′ 40″ west along the said southerly limit a distance of 220 feet to a point;

Thence north 13° 8′ 50'' west a distance of 397 feet to a point;

Thence north 72° 46′ 40″ east a distance of 220 feet to the point of intersection with a line drawn north 13° 8′ 50″ west from the place of beginning;

Thence south 13° 8′ 50" east along the said line, a distance of 397 feet to the place of beginning. O. Reg. 18/75, s. 4, part.

Schedule 60

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott in the County of Ontario, being composed of part of Lot 1 in Concession II, more particularly described as follows:

Beginning at an iron pipe planted in the westerly limit of the said Lot distant 1,028.45 feet measured northerly therealong from the southwesterly corner of the said Lot;

Thence north 74° 12′ 10″ east, a distance of 1,616.38 feet to a point;

Thence north 15° 34' west, a distance of 270 feet to an iron pipe planted;

Thence south 74° 12′ 10″ west, a distance of 1,616.21 feet to an iron pipe planted in the westerly limit of the said Lot:

Thence southerly along that westerly limit, a distance of 270 feet to the place of beginning. O. Reg. 18/75, s. 4, part.

Schedule 61

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott in the County of Ontario, being composed of part of Lot 5 in Concession IV, more particularly described as follows:

Premising that the southerly limit of County Road Number 11 has a bearing of north 74° 7′ 20″ east as shown on a Plan deposited in the Land Registry Office for the Registry Division of Ontario (No. 40) as Number 439:

Beginning at a place in the said southerly limit, a distance of 10 feet measured south 15° 42′ 40″ east from a point in the northerly limit of the said Lot, a distance of 267.15 feet measured north 74° 7′ 20″ east therealong from the northwest corner thereof;

Thence north 74° 7′ 20″ east along the said southerly limit, a distance of 105 feet to a point therein;

Thence south $15^{\circ} 42' 30''$ east, a distance of 200 feet to a point;

Thence south 74° 7′ 20″ west, a distance of 105 feet to a point;

Thence north 15° 42' 30'' west, a distance of 200 feet to the place of beginning. O. Reg. 18/75, s. 4, part.

Schedule 62

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott in the County of Ontario, being composed of part of Lot 4, in Concession III, more particularly described as follows:

Beginning at a place in the easterly limit of the said Lot, a distance of 454 feet from the north-easterly angle of the said Lot;

Thence continuing in and along the said easterly limit, a distance of 100 feet to a point;

Thence westerly parallel to the northerly limit of the said Lot, a distance of 200 feet to a point;

Thence northerly parallel to the easterly limit of the said Lot, a distance of 100 feet to a point;

Thence easterly and parallel to the northerly limit of the said Lot, a distance of 200 feet to the place of beginning. O. Reg. 18/75, s. 4, part.

Schedule 63

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott in the County of Ontario, being composed of part of Lot 1 in Concession V, more particularly described as follows:

Beginning at an iron bar in the southerly limit of the said Lot, distant 1,310.42 feet measured easterly thereon from the southwesterly angle of the said Lot;

Thence north 15° 57′ west, a distance of 1,340.65 feet to an iron bar in the line of a fence running in an easterly and westerly direction defining the existing northerly limit of the said Lot;

Thence north 74° 13' east, a distance of 336 feet to an iron bar;

Thence south 15° 57′ east, a distance of 1,339.37 feet to an iron bar in the southerly limit of the said Lot;

Thence south 74° west thereon, a distance of 336 feet to the place of beginning. O. Reg, 18/75, s. 4, part.

Schedule 64

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott in the County of Ontario, being composed of part of Lot 5 in Concession V11, more particularly described as follows:

Beginning at a place in the northerly limit of the said Lot, distant 2,659 feet measured easterly therealong from the northwesterly angle of the said Lot;

Thence continuing easterly along that northerly limit, a distance of 642.35 feet to an iron bar planted in the line of a post and wire fence marking the limit between the eastern and western halves of the said Lot;

Thence south 15° 54′ 30″ east along the line of the said post and wire fence, a distance of 1,358.82 feet to an iron pipe planted in the line of a fence marking the southerly limit of the said Lot;

Thence south 74° 17' 20'' west along that southerly limit, a distance of 642.35 feet to an iron bar planted;

Thence north 15° 54' 20'' west, a distance of 1,355.60 feet to the place of beginning. O. Reg. 18/75, s. 4, part.

Schedule 65

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott in the County of Ontario, being composed of part of Lot 8 in Concession 1V, more particularly described as follows:

Premising that the easterly limit of the said Lot has a bearing of north 15° 56′ 20″ west and relating all bearings herein thereto;

Beginning at the southeasterly angle of the said Lot;

Thence south 73° 15' 50" west along the existing southerly limit of the said Lot, a distance of 683 feet to a point;

Thence south 74° 54′ 10" west along the said southerly limit, a distance of 595 feet to a point;

Thence north 15° 56′ 20″ west, a distance of 332.74 feet to a point;

Thence north 73° 39' 50'' east, a distance of 1,277.90 feet to a point in the easterly limit of the said Lot;

Thence south 15° 56′ 20″ east along the said easterly limit, a distance of 340.83 feet to the place of beginning. O. Reg. 18/75, s. 4, part.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 14th day of January, 1975.

(4580)

THE PLANNING ACT

O. Reg. 19/75.

Restricted Areas—County of Haldimand, Township of Dunn. Made—January 14th, 1975. Filed—January 17th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 280/73 MADE UNDER THE PLANNING ACT

 Section 42 of Ontario Regulation 280/73, as remade by section 1 of Ontario Regulation 899/74, is revoked and the following substituted therefor:

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42. Notwithstanding any other provision of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected on each of the lands described in Schedules 15, 16, 17, 18, 19, 21, 22, 27 and 29 provided the requirements of section 15 and the following are met:

Minimum front yard 25 feet

Minimum side vard 10 feet

Minimum rear yard 25 feet

Minimum total floor area of dwelling

1,000 square feet

Maximum area of lot to be occupied by main dwelling

15 per cent

Maximum height of dwelling

two and one-half storeys

O. Reg. 19/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedule:

Schedule 29

That parcel of land situate in the Town of Dunnville in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Dunn in the County of Haldimand, being composed of part of Lot 3 in Concession I North of the Dover to Dunnville Road in the said Town and being Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Haldimand (No. 18) as Number 18R-412. O. Reg. 19/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 14th day of January, 1975.

(4581)

THE PLANNING ACT

O. Reg. 20/75.

All Lands within the Township of Kincardine in the County of Bruce. Made—January 15th, 1975. Filed—January 17th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 329/74 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 329/74 is amended by adding thereto the following section:

- 8. Notwithstanding any other provisions of this Order, a building, not exceeding 15,000 square feet in total floor area, may be erected on the lands described in Schedule 3 for the purpose of storing and selling lumber, provided the building is at a minimum distance of 120 feet from the centre line of that part of the King's Highway known as No. 21. O. Reg. 20/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 3

That parcel of land in the Township of Kincardine, in the County of Bruce, being composed of part of Lot 1, Concession I, north of the Durham Road, and being more particularly described as parts 1 and 2 on Reference Plan registered in the Land Registry Office for the Registry Division of Bruce (No. 3) as Number 3R-918. O. Reg. 20/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 15th day of January, 1975.

(4582)

5

THE PLANNING ACT

O. Reg. 21/75.

Order made under Section 29a of The Planning Act. Made—January 14th, 1975. Filed—January 17th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of The Planning Act or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

All and singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Flos in the County of Simcoe, and being composed of part of Lot 26, Concession IX in the

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said Township and which said certain separate singular parcel of land is shown in heavy outline and designed as Part 4 of a Plan of Survey prepared by L. D. Jackson, Ontario Land Surveyor, received and deposited as R.908 and registered in the Registry Office for the Registry Division of the County of Simcoe as Instrument 311967 on the 3rd day of October, 1969. O. Reg. 21/75, s. 1.

DONALD R. IRVINE
Minister of Housing

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Dated at Toronto, this 14th day of January, 1975.

(4583)

Publications Under The Regulations Act

February 8th, 1975

THE MINISTRY OF COLLEGES AND UNIVERSITIES ACT, 1971

O. Reg. 22/75.
Colleges of Applied Arts and Technology.
Made—December 18th, 1974.
Filed—January 20th, 1975.

REGULATION TO AMEND
REGULATION 169 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE MINISTRY OF COLLEGES AND
UNIVERSITIES ACT. 1971

- Subsection 3 of section 2 of Regulation 169 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 340/72, is revoked and the following substituted therefor:
- (3) In addition to the payment under subsection 1, there shall be paid to each member of the Council of Regents except the chairman, for each day that he attends a meeting in respect of the business of the Council of Regents, a per diem allowance of \$105. O. Reg. 22/75, s. 1.

J. A. C. AULD Minister of Colleges and Universities

Dated at Toronto, this 22nd day of November, 1974.

(4614)

THE CHILDREN'S INSTITUTIONS ACT

O. Reg. 23/75. General. Made—January 15th, 1975. Filed—January 20th, 1975.

REGULATION TO AMEND
REGULATION 88 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CHILDREN'S INSTITUTIONS ACT

- Item 16 of Schedule 2 to Regulation 88 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 175/74, is revoked and the following substituted therefor:
- Ottawa Youth Residences, 2887 Riverside Drive; and 559 Parkdale Avenue, Ottawa
 - Item 15 of Schedule 3 to the said Regulation, as remade by section 3 of Ontario Regulation 241/74, is revoked.

(4615)

THE CHILDREN'S INSTITUTIONS ACT

O. Reg. 24/75. General. Made—January 15th, 1975. Filed—January 20th, 1975.

REGULATION TO AMEND
REGULATION 88 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CHILDREN'S INSTITUTIONS ACT

- Schedule 1 to Regulation 88 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 845/74, is amended by adding thereto the following item:
- 4a. Burlington Youth Residences
 - Schedule 3 to the said Regulation, as remade by section 3 of Ontario Regulation 241/74 and amended by section 2 of Ontario Regulation 845/74 and section 2 of Ontario Regulation 23/75, is further amended by adding thereto the following items:
- 13a. Nee-Gi-Nan Group Home (Cochrane), 605 11th Avenue, Cochrane
- 15. Pilkey House, 497 Elizabeth Street, Burlington

(4616)

THE GAME AND FISH ACT

O. Reg. 25/75.

Lake St. Lawrence Hunting Area. Made—January 15th, 1975. Filed—January 20th, 1975.

REGULATION MADE UNDER THE GAME AND FISH ACT

LAKE ST. LAWRENCE HUNTING AREA

- 1. The lands in respect of which an agreement has been entered into under section 6 of the Act and described in the Schedule are designated in accordance with paragraph 24 of section 91 of the Act. O. Reg. 25/75, s. 1.
- 2. Except as provided in this Regulation, no person shall hunt any animal or bird in the area described in the Schedule. O. Reg. 25/75, s. 2.
- 3. The holder of a Canada Migratory Game Bird Hunting Permit may hunt migratory game birds on any day, except Sunday, during the open season therefor during the hours between one-half hour before sunrise and one-half hour after sunset in the area described in the Schedule upon condition that,
 - (a) he parks his motor vehicle in an area designated as a parking area;
 - (b) he hunts only within a radius of thirty feet from a stake planted and marked by an officer of the Ministry with the number of the area in which his motor vehicle is parked;
 - (c) the area from which he hunts is occupied by no more than one other person; and
 - (d) he keeps his firearm encased except while occupying a hunting area. O. Reg. 25/75, s. 3.

Schedule

All and Singular those certain parcels or tracts of land situate, lying and being in the townships of Osnabruck and Cornwall in the County of Stormont, and the Township of Williamsburg in the County of Dundas, in the Province of Ontario, described as follows:

FIRSTLY:

All those lands and waters bounded on the north by the southerly limit of the right of way of that part of the King's Highway known as Number 2, bounded on the south by the International Boundary between Canada and the United States of America, bounded on the west by the easterly limit of the right of way of County Road

Number 8 and its southerly production, and bounded on the east by the westerly limit of the right of way of County Road Number 15 and its southerly production.

SECONDLY:

All of Block B according to Registered Plan Number 58 in the said Township of Williamsburg and all that part of Lot 38 in Concession 1 lying north of that part of the King's Highway known as Number 2 in the said Township of Osnabruck.

Excepting therefrom Moulinette Island.

O. Reg. 25/75, Sched.

(4617)

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 26/75.

County of Halton, Town of Oakville. Made—January 10th, 1975. Filed—January 21st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- Paragraph ii of section 2 of Ontario Regulation 481/73 is revoked and the following substituted therefor:
 - (ii) Lots 9 and 10 in Concession II, excepting the following parcels:
 - The westerly three-quarters of the said Lot 9;
 - 2. That portion of the said Lot 10 lying within the Town of Milton.
 - That portion of the northeasterly half of the said Lot 10, more particularly described as follows:

All bearings herein are referred to the southwesterly limit of that part of the King's Highway known as No. 25, as shown on a Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 1092 as north 44° 28' west;

Beginning at a found standard iron bar marking the westerly angle of the said Plan, which said standard iron bar is also a place in the southeasterly limit of the lands described in an Instrument registered in the said Land Registry Office as Number 62175;

Thence south $38^{\circ} 14' 40''$ west, a distance of 242.52 feet to an iron bar planted;

Thence south 63° 13′ 30″ east, a distance of 166.39 feet to an iron bar planted;

Thence north 41° 24' east, a distance of 187.46 feet to a found standard iron bar in the said Plan, distant 174.83 feet measured southeasterly therealong from the place of beginning;

Thence north 44° 28′ west along the said southwesterly limit of the said Plan, a distance of 174.83 feet to the place of beginning.

- 2.—(1) Paragraph xvi of section 2 of the said Regulation, as remade by section 1 of Ontario Regulation 776/73 and amended by subsection 1 of section 1 of Ontario Regulation 456/74 and section 1 of Ontario Regulation 614/74, is further amended by adding thereto the following subparagraphs:
 - 5a. That portion of the said Lot 3, more particularly described as follows:

Premising that the southwesterly limit of the said Lot has a bearing of north 44° 53′ 30″ west and relating all bearings herein thereto;

Beginning at a place in the southwesterly limit of the said Lot, a distance of 3,474 feet, more or less, measured northwesterly thereon from the southerly angle thereof;

Thence north 44° 53′ 30″ west along the said southwesterly limit, a distance of 1,584.38 feet to a point;

Thence north 79° 28′ 20″ east, a distance of 680 feet to a point;

Thence south 49° 04′ 30″ east, a distance of 240.05 feet to a point;

Thence south 46° 01′ 10″ east, a distance of 916.82 feet to a point;

Thence south 41° 31′ 40″ west, a distance of 607 feet to the place of beginning.

8a. That part of Lot 5 and that part of Block "A" according to a Plan registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 626, more particularly described as follows:

Premising that the road allowance between lots 5 and 6 in Concession III South of Dundas Street has a course of north 45° west and relating all bearings herein thereto;

Beginning at a place which may be located as follows:

Commencing at a point in the southwesterly limit of the said Lot 5, distant 1,513 feet, 10 inches, more or less, measured on a course south 45° east thereon from the most westerly angle of the said Lot;

Thence north 38° east, a distance of 10 feet;

Thence north 45° west, a distance of 282 feet, 2 inches;

Thence north 38° 8' east, a distance of 754 feet, 11½ inches along the southeasterly limit of the lands being designated as an industrial road to the place of beginning;

Thence continuing north 38° 8' east, a distance of 577 feet, 6\(^4\) inches to an iron pipe planted at the intersection of the said limit with the northeasterly limit of the said Lot;

Thence south 45° 11' east along that northeasterly limit, a distance of 299 feet, 3½ inches, more or less, to the northerly angle of Registered Plan Number 626;

Thence south 44° 51′ east, a distance of 129 feet, 103/4 inches, along the northeasterly limit of Block "A" to the easterly angle of the said Block:

Thence south 38° 11' west along the southeasterly limit of the said Block, a distance of 493 feet, 93/4 inches;

Thence north 56° 22′ west, a distance of 426 feet, 6½ inches to the place of beginning.

8b. Those parts of Lot 5, Block "A", and lots 90 to 100, both inclusive, all according to a Plan registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 626, more particularly described as follows:

> Premising that the road allowance between lots 5 and 6 has a course of north 45° west and relating all bearings herein thereto;

> Beginning at a place which may be located as follows:

Commencing at a point in the southwesterly limit of the said Lot 5, a distance of 1,513 feet, 10 inches measured on a course of south 45° east thereon from the most westerly angle of the said Lot;

Thence north 38° east, a distance of 10 feet to the point of intersection therewith of the northeasterly limit of the Ninth Line, as widened, being the place of beginning;

Thence north 45° west, a distance of 82 feet, 2 inches, more or less, to the southerly angle of the lands of the Shell Oil Company of Canada Limited;

Thence north 38° 8′ east, a distance of 145 feet, more or less, to the easterly angle of the said land;

Thence north 30° 10′ west, a distance of 213 feet, 8½ inches, more or less, to the northerly angle of the said land, being a point in the southeasterly limit of the lands conveyed to the Township of Trafalgar as an industrial road;

Thence north 38° 8' east along the southeasterly limit of the last-mentioned land conveyed to the Township of Trafalgar as an industrial road, a distance of 554 feet, 11½ inches to a point in the said southeasterly limit;

Thence south 56° 22′ east, a distance of 426 feet, 6½ inches, more or less, to the northerly angle of Lot 90 according to Registered Plan Number 626;

Thence south 45° east, a distance of 112 feet, 2 inches, more or less, along the northeasterly limit of the said Lot to the easterly angle of that Lot;

Thence south 37° 31′ along the southeasterly limits of lots 90 to 100, both inclusive, according to the last-mentioned Registered Plan, a distance of 670 feet, more or less, to the easterly angle of the land conveyed to The British American Oil Company Limited;

Thence north 52° 29′ west, a distance of 200 feet, more or less, to the northerly angle of the said land;

Thence south 37° 31' west, a distance of 143 feet, $11\frac{1}{2}$ inches, more or less, to the westerly angle of the said land;

Thence north 45° west, a distance of 66 feet, 53/4 inches to the place of beginning.

- (2) Subparagraph 12 of paragraph xvi of section 2 of the said Regulation, as made by section 1 of Ontario Regulation 614/74, is revoked and the following substituted therefor:
 - 12. Lots 83, 84, 85, 86, 87, 88 and 89, as shown on a Plan registered in the Land Registry Office for the Land Titles Division of Halton (No. 20) as Number 626.
- 3. The said Regulation is amended by adding thereto the following sections:
- 17. Notwithstanding any other provisions of this Regulation, the land described in Schedule 3 may be used for the construction of a test track and an extension, not exceeding 1,400 square feet, to the northeast section of the existing research centre, provided the test track is distant 2,000 feet from the westerly limit of Registered Plan M-7. O. Reg. 26/75, s. 3, part.
- 18. Notwithstanding any other provisions of this Regulation, the land described in Schedule 4 may be used for one single-family dwelling and buildings and structures accessory thereto, provided the requirements of section 7 are met. O. Reg. 26/75, s. 3, part.
- 19. Notwithstanding any other provisions of this Regulation, the land described in Schedule 5 may be used for one single-family dwelling and buildings and structures accessory thereto, provided the requirements of section 7 are met. O. Reg. 26/75, s. 3, part.
 - 4. Schedule 1 to the said Regulation, as made by section 3 of Ontario Regulation 614/74, is amended by striking out "248.66 feet" in the fortieth line and inserting in lieu thereof "246.66 feet". O. Reg. 26/75, s. 4.

5. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 3

That parcel of land situate in the Town of Oakville in The Regional Municipality of Halton, formerly in the County of Halton, being composed of part of lots 33, 34 and 35 in Concession IV South of Dundas Street, more particularly described as follows:

Premising that the bearings herein are astronomic and are referred to the southwesterly limit of the said Lot 35 assumed to be north 44° 38′ west and relating all bearings herein thereto;

Beginning at the most westerly angle of the said Lot:

Thence south 44° 38′ east along the southwesterly limit of that Lot, a distance of 3,194.83 feet to a concrete monument found;

Thence north 47° 21' east, a distance of 666.77 feet to a concrete monument found;

Thence north 47° 12′ 30″ east, a distance of 662.69 feet to a concrete monument found in the line between the said lots 34 and 35:

Thence south 44° 35′ 30″ east, along the lastmentioned line, a distance of 1,633.08 feet to its intersection with the northwesterly limit of that part of the King's Highway known as No. 2, as widened, and shown on a Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 246;

Thence north 44° 57′ east, along that northwesterly limit, a distance of 719.96 feet to a concrete monument found at an angle therein;

Thence north 42° 25′ east, continuing along the said northwesterly limit, a distance of 146.95 feet to the most southerly angle of the land of the Ministry of Transportation and Communications as shown on a Plan deposited in the said Land Registry Office as Number 489;

Thence north 47° 27′ 30″ west, along the south-westerly limit of that land, a distance of 6.98 feet, more or less, to the most westerly angle thereof;

Thence northeasterly along the northwesterly limit of the said land on a curve to the left of a radius, having a distance of 1,382.40 feet, an arc distance of 9.02 feet, having a chord of 9.02 feet on a bearing of north 41° 54′ 55″ east;

Thence northeasterly continuing along the said northwesterly limit of a curve to the left radius having a distance of 1,382.40 feet, an arc distance of 216.86 feet, having a chord of 216.63 feet measured north 37° 14′ 04″ east, to the most

southerly angle of the land deeded to City Service Limited now known as B.P. Canada Limited is Instrument Number 83994 (Trafalgar);

Thence north 45° 10′ 20″ west, along the south-westerly limit of the last-mentioned land, a distance of 153.60 feet to the most westerly angle thereof;

Thence northerly along the northwesterly limit of the said lands on a curve to the left radius, having a distance of 1,232.40 feet, an arc distance of 170.02 feet, having a chord of 169.67 feet on a bearing of north 27° 17′ 50″ east to a concrete monument found therein;

Thence northerly continuing along that northwesterly limit on a curve to the left radius, having 1,232.40 feet, an arc distance of 464.07 feet, having a chord of 461.29 feet on a bearing of north 12° 33′ 45″ east to a concrete monument found therein;

Thence north 3° 34′ east, continuing along the said northwesterly limit, a distance of 228.52 feet to the most southwesterly angle of the lands previously deeded to the Corporation of the Town of Oakville is Instrument Number 242813 (Oakville) for park purposes;

Thence north 88° 14' west, along the southerly limit of the said land, a distance of 738.44 feet to an angle therein;

Thence south 45° 24' west, continuing along the said southerly limit, a distance of 329.65 feet to an angle therein:

Thence north 44° 36' west, along the southwesterly limit of the said land, a distance of 1,200 feet to an angle therein;

Thence north 45° 24′ east, along the northwesterly limit of the said land, a distance of 1,532.58 feet, more or less, to its intersection with the line drawn parallel to the line between lots 32 and 33, a distance of 150 feet measured southwesterly and perpendicularly therefrom;

Thence north 44° 36' west, along the said parallel line, a distance of 2,950.64 feet to its intersection with the northwesterly limit of the said Lot 33;

Thence south 38° 20′ 30″ west, along the northwesterly limits of lots 33, 34 and 35, a distance of 3,854.77 feet to the place of beginning. O. Reg. 26/75, s. 5, part.

Schedule 4

That parcel of land situate in the Town of Milton in The Regional Municipality of Halton, formerly in the Town of Oakville in the County of Halton, being composed of part of Lot 21 in Concession II North of Dundas Street, more particularly described as follows:

Beginning at the most westerly angle of the said Lot 21;

Thence north 39° 10" east along the northwesterly limit of the said Lot, being also the southeasterly limit of the Base Line Road, a distance of 500 feet to an iron bar planted;

Thence south 44° 17′ 50″ east, a distance of 988.83 feet to an iron bar planted;

Thence south 40° 35′ 20″ west, a distance of 498.55 feet to an iron bar planted in a line of post and wire fence marking the line between lots 21 and 22 in the said Concession;

Thence north 44° 17' 50" west, along the last-mentioned line, a distance of 975 feet to the place of beginning. O. Reg. 26/75, s. 5, part.

Schedule 5

That parcel of land situate in the Town of Milton in The Regional Municipality of Halton, formerly in the Town of Oakville in the County of Halton, being composed of part of Lot 14 in Concession I, New Survey, more particularly described as follows:

Beginning at a distance of 100 feet south 38° west from the intersection of the westerly limit of the right-of-way of the Grand Trunk Railway Company with the southerly limit of the said Lot 14;

Thence north 45° 10′ west, a distance of 281 feet, more or less, to meet the southerly limit of the prolongation of Mill Street of the Town of Milton if the said Mill Street were extended on its present bearings across the said Lot 14;

Thence south 38° west, a distance of 117 feet;

Thence south 45° 10' east, a distance of 281 feet, more or less, to the southerly limit of the said Lot;

Thence north 38° east along the said southerly limit, a distance of 117 feet to the place of beginning. O. Reg. 26/75, s. 5, part.

JOHN WHITE Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 10th day of January, 1975.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 27/75.
County of Halton, Town of Burlington.
Made—January 20th, 1975.
Filed—January 21st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- 1.—(1) Paragraph iii of section 2 of Ontario Regulation 482/73, as remade by section 1 of Ontario Regulation 998/74, is revoked and the following substituted therefor:
- (iii) Lots 1 to 13, both inclusive, in Concession I in the Township of East Flamborough as it existed on the 31st day of December, 1957, excepting those portions of lots 1 to 6, both inclusive, lying south of the southerly limit of the Canadian National Railways right-of-way, excepting Lot 17 as shown on a Plan registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 623, excepting Parcel B as shown on Plan Number 880W, and also excepting those portions of Lot 8, more particularly described as follows:
 - 1. Beginning where an iron bar has been planted in the southwestern limit of the sixty-six foot road allowance between lots 7 and 8 in Concession I of the City of Burlington in The Regional Municipality of Halton, as established by Municipal Survey dated October 27, 1939, and confirmed June 11, 1940, the said iron bar being distant 155 feet measured on a course of north 46° 8' west along the southwestern limit of the said road allowance from a point in the northwestern limit of that part of the King's Highway known as No. 2 as shown on a Plan prepared by the Ministry of Transportation and Communications and deposited in the Registry Office for the Registry Division of Wentworth (No. 62) as Plan Number 153, Miscellaneous;

Thence north 46° 8′ west along the southwestern limit of the said road allowance, a distance of 570 feet to a stake planted;

Thence south 44° west parallel with the northwestern limit of the said part of the King's Highway, a distance of 355 feet to an iron bar planted;

Thence south 16° 13' east, a distance of 89 feet to an iron bar planted;

Thence south 8° 26' west, a distance of 303 feet, $7\frac{1}{2}$ inches to an iron bar planted;

Thence south 45° 3′ east, a distance of 316 feet to an iron bar planted which is distant 155 feet measured on a course of north 45° 3′ west from a concrete monument planted in the said northwestern limit;

Thence north 44° east parallel with the said northwestern limit, a distance of 652 feet, 5 inches to the place of beginning.

2. Beginning at an iron bar planted in the southwestern limit of the road allowance between lots 7 and 8 in Concession I in the City of Burlington in The Regional Municipality of Halton, known as the Howard Road, the said iron bar being distant 725 feet measured on a course of north 46° 8' west along the southwestern limit of the said road from the northwestern limit of that part of the King's Highway known as No. 2 as shown on a Plan of Survey prepared by the Ministry of Transportation and Communications and deposited in the Registry Office for the Registry Division of Wentworth as Plan Number 153 Miscellaneous;

Thence north 46° 8′ west along the southwestern limit of the said road, a distance of 364 feet, $3\frac{1}{2}$ inches to a point;

Thence south 43° 52′ west, a distance of 146 feet, 1 inch to an iron bar planted;

Thence south 16° 13' east, a distance of 419 feet, 4 inches to a point marked by a cross cut in the concrete base of a fence post;

Thence north 44° east, a distance of 355 feet to the place of beginning.

- (2) Paragraph vii of the said section 2, as remade by section 2 of Ontario Regulation 998/74, is revoked and the following substituted therefor:
 - (vii) Lots 10 to 14, both inclusive, in Concession VII, excepting the following parcels of land:

1. That portion of Lot 13, more particularly described as follows:

Beginning at a place in the southwestern limit of the said Lot, distant 1,414 feet measured northwesterly therealong from the southerly angle of the said Lot;

Thence north 63° 8′ 40″ east, a distance of 935 feet to the easterly angle of the lands described in Instrument Number 81803, being a point in the line of the post and wire fence forming the existing limit between the northwesterly and southeasterly halves of the said Lot;

Thence north 38° 42′ 20″ east along the last-mentioned limit, a distance of 189 feet to a point therein;

Thence south 52° 1' east, a distance of 546 feet to a point;

Thence south 66° 27′ 10″ west, a distance of 1,223 feet to a point in the southwesterly limit of the said Lot, distant 365 feet measured southeasterly therealong from the point of beginning;

Thence north $45^{\circ}\,43'\,40''$ west therealong, a distance of 365 feet to the place of beginning.

2. That portion of Lot 14, more particularly described as follows:

Premising that the northeasterly limit of the east half of the said Lot has a bearing of north 45° 11′ west, and relating all bearings herein thereto:

Beginning at a place in the said northeasterly limit, distant 791.38 feet measured southeasterly thereon from an iron bar planted marking the northerly angle of the east half of the said Lot;

Thence south 45° 11' east along the said northeasterly limit, a distance of 358.5 feet:

Thence south 39° 40′ west, parallel to the existing limit between the north and south halves of the south half of the east half of the said Lot, a distance of 1,220.11 feet;

Thence north 45° 11′ west, parallel to the northeasterly limit of the said east half of the said Lot, a distance of 358.50 feet;

Thence north 39° 40′ east, parallel to the said existing limit, a distance of 1,220.11 feet to the place of beginning.

- 2. The said Regulation is amended by adding thereto the following sections:
- 31. Notwithstanding any other provision of this Regulation, the land described in Schedule 18 may be used for one single-family dwelling and buildings and structures accessory thereto, provided the requirements of section 7 are met. O. Reg. 27/75, s. 2, part.
- 32. Notwithstanding any other provision of this Regulation, the land described in Schedule 19 may be used for three single-family dwellings and buildings and structures accessory thereto, provided the requirements of section 7 are met. O. Reg. 27/75, s. 2, part.
- 33. Notwithstanding any other provision of this Regulation, the existing building on the land described in Schedule 20 may be used for manufacturing purposes. O. Reg. 27/75, s. 2, part.
 - Schedule 12 of the said Regulation, as made by section 2 of Ontario Regulation 825/74, is revoked and the following substituted therefor:

Schedule 12

That parcel of land situate in the City of Burlington in The Regional Municipality of Halton, formerly in the Township of East Flamborough in the County of Wentworth, being composed of part of Lot 9 in Concession I in the said former Township, more particularly described as follows:

Premising that the bearings used herein are astronomic and are referred to the northern limit of Sumach Drive on a course of north 50° 31′ east;

Beginning at a place in the southwestern face of a concrete loading dock and which place of beginning may be arrived at as follows:

Commencing at a point in the northern limit of Sumach Drive, formerly known as Old York Road, distant 635.56 feet measured thereon on a course of south 50° 31′ west from the division line between lots 8 and 9 in Concession I;

Thence north 39° 29' west to and along the southwestern face of the said loading dock, a distance of 27.46 feet to the place of beginning;

Thence south 51° 54' 30'' west, a distance of 142 feet to a point;

Thence north 38° 5′ 30" west, a distance of 52 feet;

Thence north 51° 54′ 30″ east, a distance of 142 feet to a point in the southwestern face of the said loading dock;

Thence south 38° 5′ 30″ east along the southwestern face of the said loading dock, a distance of 52 feet to the place of beginning. O. Reg. 27/75, s. 3.

4. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 18

That parcel of land situate in the City of Burlington in The Regional Municipality of Halton, formerly in the Township of Nelson in the County of Halton, being composed of part of Lot 17 in Concession 1 North of Dundas Street, which parcel may be more particularly described as follows:

Premising that the southeastern limit of Lot 18 in Concession 11 North of Dundas Street has an astronomic bearing of north 39° 01′ 30″ east, and relating all bearings herein thereto;

Beginning at a standard iron bar in the northwestern limit of Lot 17 in Concession I North of Dundas Street, distant 95.04 feet measured north 39° 01′ 30″ east therealong from the westerly angle of the said Lot;

Thence south 39° 01′ 30″ west along the said northwestern limit of the said Lot, a distance of 95.04 feet to the westerly angle of the said Lot;

Thence south 44° 57′ 20" east along the limit between lots 17 and 18 in Concession 1 North of Dundas Street, a distance of 414.57 feet to an iron bar therein;

Thence south 45° 02′ 25″ east, continuing along the said limit a distance of 441 feet to an iron bar therein;

Thence south 49° 17′ 40″ east, continuing along the said limit a distance of 57.39 feet to a point therein distant 300 feet measured north 49° 17′ 40″ west therealong from its intersection with the brow of the Niagara Escarpment;

Thence northerly, and parallel with the said brow of the Escarpment to a point in the northwestern limit of the said Lot 17, distant 105 feet measured southwesterly therealong from the northerly angle of the said Lot;

Thence south 39° 22′ 30″ west along the north-western limit of the said Lot, a distance of 1,155 feet to the place of beginning. O. Reg. 27/75, s. 4, part.

Schedule 19

That tract of land in the City of Burlington in The Regional Municipality of Halton, formerly in the Town of Burlington in the County of Halton, being those parts of lots 5, 6 and 7 as shown on a Plan registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 509, more particularly described as follows:

Premising that bearings are astronomic and are derived from Registered Plan Number 509 and relating all bearings herein thereto:

Beginning at an iron bar in the northeasterly limit of Lot 5 as shown on Plan Number 509, distant 134.16 feet measured north 44° 45′ west from the easterly corner of the said Lot;

Thence north 44° 45' west along the said northeastern limit, a distance of 71.13 feet;

Thence south 89° 13′ 15″ west, a distance of 312.14 feet to an iron bar marking the westerly corner of Lot 6 as shown on Plan Number 509;

Thence south 40° 20' 30" west along the northwestern limit of Lot 7 as shown on Plan Number 509, a distance of 165.67 feet to an iron bar marking the westerly corner thereof;

Thence south 44° 9′ east along the southwestern limit of the said Lot, a distance of 298 feet to an iron bar marking the westerly corner of the lands described in Instrument Number 138839 and being distant 140 feet measured north 44° 9′ west from the southerly corner of the said Lot;

Thence north 47° 49′ 30″ east along the northwestern limit of the lands described in the said Instrument, a distance of 165.01 feet to an iron bar marking the northerly corner thereof and being in the northeastern limit of the said Lot;

Thence south 44° 9' east along the northeastern limit of the lands described in the said Instrument, a distance of 120 feet to an iron bar marking the easterly corner of the said Lot;

Thence north 40° 53′ 30″ east along the south-eastern limit of Lot 6 as shown on Plan Number 509, a distance of 66.25 feet to an iron bar distant 48.67 feet measured south 40° 53′ 30″ west from the easterly corner of the said Lot;

Thence north 44° 9′ west, a distance of 112 feet to an iron bar;

Thence north 33° 11′ 30″ east, a distance of 165.68 feet to the place of beginning. O. Reg. 27/75, s. 4, part.

Schedule 20

That tract of land situate in the City of Burlington in The Regional Municipality of Halton, formerly in the Township of East Flamborough in the County of Wentworth, being composed of part of Lot 1 in Concession I, more particularly described as follows:

Premising the bearings herein are astronomic and are referred to the meridian through the easterly corner of Lot 1 in Concession I in the former Township of East Flamborough;

Beginning at an iron bar at the most easterly angle of Part 2 as shown on a Reference Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 20R-297, which said iron bar is distant 29.15 feet north 49° 55' east from a point in the northeastern limit of a former given road called King Road, and which limit is parallel and distant 21 feet measured northeasterly at right angles from the line between lots 1 and 2 in Concession I of the said former Township, and which point is distant 289.17 feet north 46° 3' west along the northeastern limit of the said given road from the northwestern limit of the lands of the Canadian National Railways as described in an Instrument registered in the Land Registry Office for the Registry Division of Wentworth as Number 361, and which said point is distant 12.06 feet south 49° 51' feet along the said northwestern limit from a point, which said point is distant 1,393.98 feet north, north 46° 3' west along the northeastern limit of King Road as widened and shown on Plan Number 20R-297 from the northwestern limit of the road allowance between the Broken Front Concession and Concession I of the said former Township;

Thence north 46° 3′ west along the northeastern limit of King Road, as widened, being also the northeastern limit of Part 2 as shown on Plan Number 20R-297, a distance of 140 feet to an iron bar at the most northerly angle of the said Part;

Thence north 49° 55′ east, a distance of 870.85 feet to a point;

Thence south $46^{\circ} \, 3'$ east, a distance of 140 feet to a point;

Thence south 49° 55′ west, a distance of 870.85 feet to the place of beginning. O. Reg. 27/75, s. 4, part.

W. DARCY McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 20th day of January, 1975.

(4619)

THE MOTOR VEHICLE DEALERS ACT

O. Reg. 28/75. General. Made—January 15th, 1975. Filed—January 21st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 98/71 MADE UNDER THE MOTOR VEHICLE DEALERS ACT

- 1. Section 14 of Ontario Regulation 98/71 is amended by adding thereto the following paragraph:
 - A person who sells a power-assisted bicycle equipped with a pedalling device having an auxiliary motor attached and who is not otherwise engaged in the business of buying or selling motor vehicles.

(4620)

THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

O. Reg. 29/75. Reciprocating States. Made—January 15th, 1975. Filed—January 22nd, 1975.

REGULATION TO AMEND REGULATION 771 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

- Item 2 of the Schedule to Regulation 771 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 504/72, is further amended by adding thereto the following sub-item:
 - iv. Wisconsin

(4621)

THE CORONERS ACT, 1972

O. Reg. 30/75. General. Made—January 15th, 1975. Filed—January 22nd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 307/73 MADE UNDER THE CORONERS ACT, 1972

1. Ontario Regulation 307/73 is amended by adding thereto the following sections:

31a. A coroner's warrant to a sheriff for the provision of names taken from the jury roll prepared under *The Juries Act*, 1974 shall be in Form 6a. O. Reg. 30/75, s. 1, part.

- 31b. A sheriff's list of names under subsection 2 of section 28 of the Act shall be in Form 6b. O. Reg. 30/75, s. 1, part.
 - 2. Items 6, 8, 9, 11, 18 and 19 of Schedule 1 to the said Regulation are revoked and the following substituted therefor:
 - 6. The County of Brant and The Regional Municipality of Haldimand-Norfolk
 - 8. The regional municipalities of Halton and Hamilton-Wentworth
 - The Municipality of Metropolitan Toronto and the regional municipalities of Peel and York
 - 11. The Regional Municipality of Durham and the County of Northumberland
 - The District Municipality of Muskoka and the Territorial District of Parry Sound
 - The territorial districts of Algoma, Manitoulin and Timiskaming and The Regional Municipality of Sudbury
 - 3. The said Regulation is amended by adding thereto the following Forms:

Form 6a

The Coroners Act, 1972

WARRANT FOR THE PROVISION OF NAMES FROM THE JURY ROLL

υ.		RIFF			
			provide The Jurie		

(municipality)

of persons, together with their ages, places of residence, occupations and respective numbers on the jury roll, required for service as jurors at an inquest or inquests to be held in the

. Dated at this	day of

Coroner
O. Reg. 30/75, s. 3, part.

om the jury

4, the names

36

Form 6h

The Coroners Act, 1972

SHERIFF'S LIST OF NAMES PROVIDED FROM THE JURY ROLL

In compliance with your warrant dated,

19..., requiring the names of persons for service as jurors at an inquest or inquests, I submit the following list of names taken from the jury roll prepared under *The Juries Act*, 1974:

Name Place of Residence Age Occupation Jury Roll Number

Sheriff

for.....

Dated at day of

Note: If more space is required, attach hereto a separate sheet or sheets, each of which must carry the signature of the sheriff.

O. Reg. 30/75, s. 3, part.

(4622)

6

THE HIGHWAY TRAFFIC ACT

O. Reg. 31/75. General. Made—December 18th, 1974. Filed—January 22nd, 1975.

REGULATION TO AMEND REGULATION 418 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

- Regulation 418 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 6a.—(1) Notwithstanding subsection 1 of section 5 and subject to subsection 2, the Registrar may issue a permit authorizing the operating or driving of,
 - (a) a motor vehicle other than a commercial motor vehicle; or
 - (b) an unladen commercial motor vehicle,

on a single journey not exceeding 5 days from a specified point of commencement to a specified destination upon payment of a fee of \$5.00.

(2) Subsection 1 does not apply to the operating or driving of a commercial motor vehicle having a machine or apparatus mounted upon the chassis thereof which machine or apparatus is not designed or used primarily for the transportation of persons or property. O. Reg. 31/75, s. 1.

(4636)

6

THE GAME AND FISH ACT

O. Reg. 32/75.

Open Seasons—Rabbit and Squirrel. Made—January 21st, 1975. Filed—January 22nd, 1975.

REGULATION MADE UNDER THE GAME AND FISH ACT

OPEN SEASONS—RABBIT AND SQUIRREL

OPEN SEASON FOR RABBIT

- 1.—(1) Rabbits may be hunted or trapped in,
 - (a) the counties of Dundas, Glengarry, Grenville, Lanark, Leeds, Prescott, Russell and Stormont:
 - (b) those parts of the counties of Frontenac, Hastings, Lennox and Addington, Peterborough and Victoria lying north of a line located as follows: beginning at a point in the westerly boundary of the Township of Mariposa in the County of Victoria where it is intersected by the centre line of that part of the King's Highway known as Number 7; thence in a general easterly, southeasterly, southerly and easterly direction along that centre line to its intersection with the easterly boundary of the Township of Oso in the County of Frontenac; and
 - (c) The Regional Municipality of Ottawa-Carleton,

from the 27th day of September, 1975 to the 31st day of March, 1976, both inclusive, and from the 25th day of September, 1976 to the 31st day of March, 1977, both inclusive.

- (2) Rabbits may be hunted or trapped in,
 - (a) the counties of Brant, Dufferin, Elgin, Middlesex, Oxford and Wellington;

- (b) The Municipality of Metropolitan Toronto and The Regional Municipality of York, except the Township of Georgina;
- (c) the regional municipalities of Haldimand-Norfolk, Halton, Hamilton-Wentworth, Peel and Waterloo; and
- (d) the Township of Uxbridge, the towns of Ajax, Pickering and Whitby and the City of Oshawa in The Regional Municipality of Durham,

from the 15th day of October, 1975 to the 28th day of February, 1976, both inclusive, and from the 13th day of October, 1976 to the 28th day of February, 1977, both inclusive.

- (3) Rabbits may be hunted or trapped in,
 - (a) the County of Essex, except the Township of Pelee; and
 - (b) the counties of Kent and Lambton,

from the 22nd day of October, 1975 to the 28th day of February, 1976, both inclusive, and from the 20th day of October, 1976 to the 28th day of February, 1977, both inclusive.

- (4) Rabbits may be hunted or trapped in The Regional Municipality of Niagara from,
 - (a) the 29th day of October, 1975 to the 28th day of February, 1976, both inclusive; and
 - (b) the 27th day of October, 1976 to the 28th day of February, 1977, both inclusive.
- (5) Rabbits may be hunted or trapped in the Township of Pelee in the County of Essex from,
 - (a) the 24th day of December, 1975 to the 29th day of February, 1976, both inclusive; and
 - (b) the 24th day of December, 1976 to the 28th day of February, 1977, both inclusive.
 - (6) Rabbits may be hunted or trapped in,
 - (a) the counties of Bruce, Grey, Huron, Northumberland, Perth, Prince Edward and Simcoe;
 - (b) the Township of Georgina in The Regional Municipality of York;
 - (c) the townships of Brock and Scugog and the Town of Newcastle in The Regional Municipality of Durham; and

(d) those parts of the counties of Frontenac, Hastings, Lennox and Addington, Peterborough and Victoria lying south of the line described in clause b of subsection 1,

from the 27th day of September, 1975 to the 28th day of February, 1976, both inclusive, and from the 25th day of September, 1976 to the 28th day of February, 1977, both inclusive.

- (7) Rabbits may be hunted or trapped in any part of Ontario, except the areas described in subsections 1, 2, 3, 4, 5 and 6 from,
 - (a) the 1st day of September, 1975 to the 15th day of June, 1976, both inclusive; and
 - (b) the 1st day of September, 1976 to the 15th day of June, 1977, both inclusive. O. Reg. 32/75, s. 1.
 - 2. No person shall take more than,
 - (a) six cottontail rabbits; and
 - (b) six European hares,

in one day. O. Reg. 32/75, s. 2.

OPEN SEASON FOR SQUIRREL

- 3.—(1) Black, grey or fox squirrel may be hunted or trapped in,
 - (a) the County of Essex, except the Township of Pelee; and
 - (b) the counties of Kent and Lambton,

from the 22nd day of October to the 8th day of November, both inclusive, in the year 1975, and from the 20th day of October to the 6th day of November, both inclusive, in the year 1976.

- (2) Black, grey or fox squirrel may be hunted or trapped in the Township of Pelee in the County of Essex from,
 - (a) the 25th day of October, to the 22nd day of November, both inclusive, in the year 1975; and
 - (b) the 23rd day of October to the 20th day of November, both inclusive, in the year 1976.
- (3) Black, grey or fox squirrel may be hunted or trapped in the counties of Elgin and Middlesex from.
 - (a) the 15th day of October to the 8th day of November, both inclusive, in the year 1975; and

- (b) the 13th day of October to the 6th day of November, both inclusive, in the year 1976.
- (4) Black, grey or fox squirrel may be hunted or trapped in any part of Ontario, except the areas described in subsections 1, 2 and 3, from,
 - (a) the 27th day of September to the 13th day of December, both inclusive, in the year 1975; and
 - (b) the 25th day of September to the 11th day of December, both inclusive, in the year 1976. O. Reg. 32/75, s. 3.
- 4.—(1) No person shall take more than an aggregate number of five squirrels in one day from the areas referred to in subsections 1, 2 and 3 of section 3, or possess more than an aggregate number of ten squirrels at one time.
- (2) No person shall take more than an aggregate number of ten squirrels in one day from the area described in subsection 4 of section 3, or possess more than an aggregate number of ten squirrels at one time. O. Reg. 32/75, s. 4.
- 5. Ontario Regulation 260/74 is revoked. O. Reg. 32/75, s. 5.
- 6. This Regulation comes into force on the 16th day of June, 1975. O. Reg. 32/75, s. 6.

LEO BERNIER
Minister of Natural Resources

Dated at Toronto, this 21st day of January, 1975.

(4637)

THE LOCAL ROADS BOARDS ACT

O. Reg. 33/75.

Establishment of Local Roads Areas. Made—January 17th, 1975. Filed—January 22nd, 1975.

REGULATION TO AMEND
REGULATION 571 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE LOCAL ROADS BOARDS ACT

 Schedules 78 and 143 to Regulation 571 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 78

OPASATIKA LOCAL ROADS AREA

All those portions of the townships of Idington and McCrea in the Territorial District of Cochrane, shown outlined on Ministry of Transportation and Communications Plan N-408-2, filed in the office of the Registrar of Regulations at Toronto as Number 1854. O. Reg. 33/75, s. 1, part.

Schedule 143

CASGRAIN LOCAL ROADS AREA

All of the Township of Casgrain in the Territorial District of Cochrane shown outlined on Ministry of Transportation and Communications Plan N-1390-2, filed in the office of the Registrar of Regulations at Toronto as Number 1855. O. Reg. 33/75, s. 1, part.

 Schedule 145 to the said Regulation, as remade by section 3 of Ontario Regulation 56/72, is revoked and the following substituted therefor:

Schedule 145

MATTICE LOCAL ROADS AREA

All those portions of the townships of Eilber and Devitt in the Territorial District of Cochrane, shown outlined on Ministry of Transportation and Communications Plan N-422-3, filed in the office of the Registrar of Regulations at Toronto as Number 1856. O. Reg. 33/75, s. 2.

 Schedule 154 to the said Regulation, as remade by section 5 of Ontario Regulation 456/73, is revoked and the following substituted therefor:

Schedule 154

WAY LOCAL ROADS AREA

All of the Township of Way and those portions of the Township of Lowther in the Territorial District of Cochrane, shown outlined on Ministry of Transportation and Communications Plan N-325-4, filed in the office of the Registrar of Regulations at Toronto as Number 1857. O. Reg. 33/75, s. 3.

JOHN R. RHODES
Minister of Transportation
and Communications

Dated at Toronto, this 17th day of January, 1975.

(4638)

THE PLANNING ACT

O. Reg. 34/75.

Restricted Areas—All Lands within that part of the Township of Flamborough in The Regional Municipality of Hamilton-Wentworth which was formerly the Township of East Flamborough.

Made—January 20th, 1975. Filed—January 22nd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 297/74 MADE UNDER THE PLANNING ACT

- Section 2 of Ontario Regulation 297/74 is revoked and the following substituted therefor:
- 2. This Order applies to all lands within that part of the Township of Flamborough in The Regional Municipality of Hamilton-Wentworth that was formerly the Township of East Flamborough in the County of Halton, excepting the following lands:

Beginning at the southwesterly angle of the former Township of East Flamborough;

Thence northwesterly along the southwest limit of the said former Township to a line parallel with and distant 250 feet measured northwesterly from the southern limit of Concession ${\rm IV}$;

Thence northeasterly and parallel with that southern limit to the eastern limit of Main Street in Lot 7 in the said Concession;

Thence northwesterly along that eastern limit to the northern limit of a Plan registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 1310;

Thence northeasterly along that northern limit to its northeasterly angle;

Thence southeasterly along the eastern limit of Registered Plan numbers 1310 and 1261 to a line parallel with and distant 250 feet measured northwesterly from the southern limit of the said Concession:

Thence northeasterly and parallel with the said southern limit to a line parallel with and distant 200 feet measured southwesterly from the western limit of the Canadian Pacific Railway right-of-way;

Thence northwesterly and parallel with that western limit to a line parallel with and distant 400 feet measured northwesterly from the southern limit of the said Concession:

Thence northeasterly and parallel with that southern limit to the easterly limit of the westerly 300 feet of Lot 4 in the said Concession;

Thence southerly along that easterly limit to a line parallel with and distant 250 feet measured northwesterly from the southern limit of the said Concession;

Thence northeasterly and parallel with that southern limit to the northeastern boundary of the former Township of East Flamborough;

Thence southeasterly along that northeastern boundary to the southeasterly angle of that former Township;

Thence southwesterly along the southern boundaries of that former Township to the place of beginning. O. Reg. 34/75, s. 1.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 20th day of January, 1975.

(4639)

THE PLANNING ACT

O. Reg. 35/75.

Restricted Areas—County of Haldimand, Township of Canborough. Made—January 15th, 1975. Filed—January 22nd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 279/73 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 279/73 is amended by adding thereto the following section:
- 26. Notwithstanding any other provision of this Order, the existing single-family dwelling, restaurant, gas station and storage shed erected on the land described in Schedule 12 may continue to be used as a single-family dwelling, restaurant, gas station and storage shed respectively. O. Reg. 35/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 12

That parcel of land situate in the Town of Dunnville in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Canborough in the County of Haldimand, being composed of parts of lots 4 and 5 in the Indian Reserve in the said Town, being Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Haldimand (No. 18) as Number 18R-397. O. Reg. 35/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 15th day of January, 1975.

(4640)

THE PLANNING ACT

O. Reg. 36/75.

Restricted Areas—County of Norfolk, Township of Charlotteville. Made—January 20th, 1975. Filed—January 22nd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 286/73 MADE UNDER THE PLANNING ACT

- Section 46 of Ontario Regulation 286/73, as made by section 1 of Ontario Regulation 379/74, is revoked and the following substituted therefor:
- 46. Notwithstanding any other provision of this Order, the land described in Schedule 29 may be used for the erection thereon of one workshop provided the following requirements are met:

Minimum rear yard 4 feet

Minimum front yard 70 feet

Minimum side yard 4 feet

Maximum height of workshop

two storeys

Maximum floor area of workshop

1,080 square feet

O. Reg. 36/75, s. 1.

2. The said Regulation is amended by adding thereto the following section:

52. Notwithstanding any other provision of this Order, the land described in Schedule 48 may be used for the erection thereon of one single-family detached cottage and buildings and structures accessory thereto, provided the provisions of section 15 and the following requirements are met:

Minimum lot area 11,392 square feet

Minimum lot frontage 75 feet

Minimum front yard 25 feet

Minimum side yard 10 feet on one side and 4

feet on the other side

Minimum rear yard 25 feet

Maximum height of

cottage 35 feet

Maximum lot coverage for cottage

15 per cent

O. Reg. 36/75, s. 2.

3. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 48

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Charlotteville in the County of Norfolk, being composed of Lot 1 as shown on a Plan registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 735. O. Reg. 36/75, s. 3.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 20th day of January, 1975.

(4641)

THE PLANNING ACT

O. Reg. 37/75.

Order made under section 29a of The Planning Act. Made—January 21st, 1975. Filed—January 22nd, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

- 1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcels of land:
 - Those certain parcels of land in the Township of Cavan in the County of Peterborough, formerly in the County of Durham and being composed of the following parts of the south 67 acres of even width throughout of Lot 23 in Concession VIII of the said Township, more particularly described as follows:
 - (i) Commencing at the southeast corner of said Lot;

Thence westerly along the southern boundary of the said Lot, a distance of 335.45 feet to a point;

Thence northerly parallel with the eastern boundary of the said Lot, a distance of 150 feet to the point of beginning;

Thence continuing northerly and parallel to the eastern limit of the said Lot, a distance of 345 feet;

Thence easterly parallel to the southern limit of the said Lot, a distance of 125 feet;

Thence southerly parallel to the eastern limit of said Lot, a distance of 345 feet to a point marking the northeast angle of the lands described in Instrument registered in the Land Registry Office of the Registry Division of Peterborough (No. 45) as Number N13794 and which point is distant 150 feet northerly from the southern limit of said Lot measured parallel to the eastern limit of said Lot;

Thence westerly along the northern limit of the said lands described in the said Instrument Number 13794 and parallel to the southern limit of said Lot, a distance of 125 feet, more or less, to the place of beginning.

(ii) Beginning at the southeast corner of said Lot;

Thence westerly along the southern limit of the said Lot, a distance of 210.45 feet to the southeast angle of the Lands described in Instrument registered in the Land Registry Office of the Registry Division of Peterborough (No. 45) as Number N13794;

Thence northerly along the eastern limit of the said lands described in said Instrument Number N13794 and parallel to the eastern limit of the said Lot, a distance of 125 feet;

Thence easterly parallel to the southern limit of the said Lot, a distance of 210.45 feet, more or less, to the eastern limit of the said Lot;

Thence southerly along said eastern limit of said Lot 125 feet, more or less, to the place of commencement;

Excepting that part of said Lot taken for public highway purposes.

(iii) Beginning at a point in the eastern limit of the said Lot distant 125 feet northerly from the southeast corner of the said Lot;

Thence westerly parallel to the southern limit of the said Lot, a distance of 210.45 feet to the eastern limit of lands described in Instrument registered in the Land Registry Office of the Registry Division of Peterborough (No. 45) as No. N13794;

Thence northerly along the said eastern limit of said lands described in said Instrument No. N13794 and parallel to the eastern limit of the said Lot, a distance of 117.5 feet;

Thence easterly parallel to the southern limit of said Lot, a distance of 210.45 feet, more or less, to the eastern limit of the said Lot;

Thence southerly along the eastern limit of the said Lot, a distance of 117.5 feet, more or less, to the place of beginning;

Excepting that part of said Lot taken for public highway purposes.

(iv) Beginning at a point in the eastern limit of the said Lot distant 242.5 feet northerly from the southeast corner of the said Lot;

Thence westerly parallel to the southern limit of the said Lot, a distance of 210.45 feet:

Thence northerly parallel to the eastern limit of the said Lot, a distance of 117.5 feet:

Thence easterly parallel to the southern limit of the said Lot, a distance of 210.45 feet, more or less, to the eastern limit of the said Lot;

Thence southerly along said eastern limit of the said Lot, a distance of 117.5 feet, more or less, to the place of beginning;

Excepting that part of said Lot taken for public highway purposes.

(v) Beginning at a point in the eastern limit of said Lot distant 360 feet northerly from the southeast corner of the said Lot;

Thence westerly parallel to the southern limit of the said Lot, a distance of 210.45 feet:

Thence northerly parallel to the eastern limit of the said Lot, a distance of 135 feet to the northern limit of the said Lot;

Thence easterly parallel to the southern limit of the said Lot, a distance of 210.45 feet, more or less, to the eastern limit of the said Lot;

Thence southerly along the said eastern limit of the said Lot, a distance of 135 feet, more or less, to the point of beginning;

Excepting that part of said Lot taken for public highway purposes.

2. The Lands described in Schedule "E" in deed dated April 1st, 1971, from Harley Coons, Robert Boynton and John Plunkett, carrying on Business under the firm name and style of WESTGATE DEVELOPMENTS, to Anita Underwood, Samuel Houston Murphy and Lorna Plunkett, registered as number 29529, for the Registry Division of Durham East (No. 9), on the 6th day of April, 1971, and said lands described in Schedule "E" in said instrument are more particularly described as follows:

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Cavan in the County of Peterborough, formerly in the County of Durham and the Province of Ontario, and being composed of a part of Lot 23 in Concession XIV of the said Township; and which said parcel is shown bordered in red on the plan of survey attached to said Instrument No. 29529, and may be more particularly described as follows:

Bearings herein are astronomic and are referred to the meridian through the northwestern angle of Lot 13 in Concession XIV; Commencing where a survey monument has been planted in the northern limit of said Lot 23; and which said monument may be located in the following manner:

Beginning at the southwestern angle of said Lot 23;

Thence north 18° 34′ 40″ west, of 4,290.39 feet;

Thence north 69° 57′ east, 500 feet to the said survey monument marking the point of commencement of the herein to be described parcel;

Thence north 69° 57′ east, 137.34 feet to a survey monument;

Thence south 18° 42' east, 220 feet to a survey monument;

Thence south 69° 57′ west, 134.3 feet to a survey monument;

Thence north 19° 29' west, 220 feet, more or less, to the said point of commencement.

- 3. All and singular those certain parcels or tracts of land and premises, situate, lying and being in the Township of Cavan in the County of Peterborough, formerly in the County of Durham, and being composed of part of the south half of Lot 9, Concession XIV of the said Township designated as Parts 1, 2, 6 and 16 on Registrar's Compiled Plan Number 110 registered on the 20th day of May, 1969.
- 4. All and singular those certain parcels or tracts of land and premises situate, lying and being in the Township of Cavan in the County of Peterborough, formerly in the County of Durham, and being composed of Parts 65 to 79, inclusive, of Plan deposited in the Land Registry Office of the Registry Division of Port Hope (No. 9) as Number 9R-185. O. Reg. 37/75, s. 1.
- 2. Ontario Regulation 959/74 is revoked. O. Reg. 37/75, s. 2.

DONALD R. IRVINE Minister of Housing

Dated at Toronto, this 21st day of January, 1975.

(4642)

THE WORKMEN'S COMPENSATION BOARD ACT

O. Reg. 38/75. Pension Plan. Made—September 27th, 1974. Approved—January 15th, 1975. Filed—January 22nd, 1975.

REGULATION TO AMEND REGULATION 835 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE WORKMEN'S COMPENSATION BOARD ACT

- Section 24 of Regulation 835 of Revised Regulations of Ontario, 1970, as made by section 8 of Ontario Regulation 520/72, is revoked and the following substituted therefor:
- 24.—(1) Notwithstanding any other provisions of this Regulation,
 - (a) on and after the 1st day of January, 1970, a pension for eligible service of at least ten years under this plan together with a pension payable under the Canada Pension Plan shall be at a rate of not less than \$2,100 a year, and a pension for eligible service of less than ten years under this plan, together with a pension payable under the Canada Pension Plan, shall be at a rate not less than an annual amount that is the same proportion of \$2,100 that the years of eligible service are of ten;
 - (b) on and after the 1st day of January, 1973, a pension for eligible service of at least ten years under this plan, together with a pension payable under the Canada Pension Plan, shall be at a rate not less than \$2,184 a year, and a pension for eligible service of less than ten years under this plan, together with a pension payable under the Canada Pension Plan, shall be at a rate not less than an annual amount that is the same proportion of \$2,184 that the years of eligible service are of ten; and
 - (c) on and after the 1st day of January, 1974, a pension for eligible service of at least ten years under this Plan, together with a pension payable under the Canada Pension Plan, shall be at a rate not less than \$2,400 a year, and a pension for eligible service of less than ten years under this plan, together with a pension payable under the Canada Pension Plan, shall be at a rate not less than an annual amount that is the same proportion of \$2,400 that the years of eligible service are of ten.

- (2) The minimum amount of pension to which the dependants of a deceased contributor are entitled is 50 per cent of the amount of pension to which the contributing member would have been entitled on normal retirement at the date of his death. O. Reg. 38/75, s. 1.
 - 2. Section 25 of the said Regulation, as remade by section 1 of Ontario Regulation 551/74, is amended by striking out "or" at the end of clause a, by inserting "or" at the end of clause b, and by adding thereto the following clause:
 - (c) on and after the 1st day of January, 1974, the factor in Column 2 opposite the year that the pension was established in Column 1 of Table 5 multiplied by 1.08, but such factor, in the case of a pension established in 1973, shall be multiplied by 1.04 and in the case of a pension established in 1974 or thereafter, shall be multiplied by 1.00,
 - 3. The said Regulation is amended by adding thereto the following section:
- 26.—(1) Every contributor who was on active service in His or Her Majesty's military, naval or air forces in World War II or the Korean War may, on producing proof of such service, establish credit in the fund in respect of such service.
- (2) A contributor who is entitled under subsection 1 to establish credit in the fund and who elects to contribute within one year after the day this section came into force or within one year after becoming a contributor is entitled to credit in the fund for such active service if he agrees to pay on terms satisfactory to the Board and pays an amount equal to 12 per cent of the rate of salary authorized to be paid to him on the most recent occasion on which he became a contributor under this plan for each year and part of a year of such active service, together with interest at such rate as the Board determines.
- (3) A contributor who is entitled under subsection 1 to establish credit in the fund may establish credit in respect of a part only of such active service, in which case the relevant provisions of this section apply mutatis mutandis.
- (4) A contributor who is entitled under subsection 1 to establish credit in the fund but who has failed to establish credit under subsection 2 may establish credit any time before ceasing to be a contributor, and the relevant provisions of this section apply mutatis mutandis, except that the rate of salary authorized to be paid to him on the most recent occasion on which he became a contributor shall be deemed to be equal to the rate of

salary authorized to be paid to him at the time he made the election and interest shall be added at such rate as the Board determines.

(5) No contributor shall be given credit in the fund in respect of such active service if he is entitled to credit for such service in computing another pension, except a pension granted for disability resulting from war service. O. Reg. 38/75, s. 3.

WORKMEN'S COMPENSATION BOARD:

MICHAEL STARR
Chairman

KENNETH HARDING Secretary

Dated at Toronto, this 27th day of September, 1974.

(4643)

THE EDUCATION ACT, 1974

O. Reg. 39/75.

Designation of School Divisions in Territorial Districts. Made—January 15th, 1975. Filed—January 23rd, 1975.

REGULATION TO AMEND REGULATION 793 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE EDUCATION ACT, 1974

- Subparagraph vi of paragraph I of Schedule 4 to Regulation 793 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 250/73, is revoked and the following substituted therefor:
 - vi. all the islands in the North Channel of Lake Huron lying south of the geographic townships of Bright, Cobden and the portion of Striker that is not part of the Improvement District of the North Shore.
- 2. Paragraph 1 of Schedule 6 to the said Regulation, as remade by section 1 of Ontario Regulation 431/72 and amended by section 2 of Ontario Regulation 250/73, is revoked and the following substituted therefor:

- 1. In the Territorial District of Cochrane, being,
 - i. the towns of Cochrane and Iroquois Falls,
 - ii. the townships of Black River-Matheson and Glackmeyer, and
 - iii. the geographic townships of Aurora, Blount, Brower, Calder, Clute, Colquhoun, Fournier, Fox, Guibord, Hanna, Kennedy, Lamarche, Leitch, Munro, Newmarket, Ottaway, Pyne, St. John and Teefy.
 - 3. Paragraph 1 of Schedule 9 to the said Regulation, as remade by section 3 of Ontario Regulation 250/73, is revoked and the following substituted therefor:
- 1. In the Territorial District of Cochrane, being the City of Timmins.
 - 4. Subparagraph ii of paragraph 1 of Schedule 15 to the said Regulation, as remade by section 8 of Ontario Regulation 354/72, is revoked and the following substituted therefor:
 - ii. the towns of Cache Bay, Mattawa and Sturgeon Falls,
 - 5. Paragraph 1 of Schedule 28 to the said Regulation, as remade by section 7 of Ontario Regulation 431/72, is revoked and the following substituted therefor:
 - 1. In the Territorial District of,
 - i. Timiskaming, being,
 - a. the Town of Kirkland Lake,
 - b. the townships of Larder Lake and McGarry,
 - c. the Improvement District of Gauthier,
 - d. the geographic townships of Boston, Cairo, Eby, Grenfell, Kimberley, Lebel, Maisonville, McElroy, Otto, Powell and Yarrow, and
 - c. concessions 3, 4, 5 and 6 in the geographic townships of Catharine, Marquis and Pacaud, and
 - Cochrane, being the portion of the geographic township of Benoit that is not part of the Township of Black River-Matheson.

(4644)

THE DISTRICT MUNICIPALITY OF MUSKOKA ACT

O. Reg. 40/75. Order of the Minister. Made—January 10th, 1975. Filed—January 23rd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 398/72 MADE UNDER THE DISTRICT MUNICIPALITY OF MUSKOKA ACT

 The Schedule to Ontario Regulation 398/72, as remade by section 1 of Ontario Regulation 454/72, is revoked and the following substituted therefor:

Schedule

		MILL RATE ADJUSTMENTS		
Merged Areas	1974	1975		
Area Municipality of the Township of Georgian Bay the former Township of Freeman the former geographic townships of Baxter and Gibson	$+0.32 \\ -0.06$	$+0.16 \\ -0.03$		
Area Municipality of the Town of Huntsville	0.44	0.00		
the former Township of Chaffey	-0.41	-0.20		
the former Town of Huntsville	+0.63	+0.31		
the former Township of Brunel	-0.09	-0.04		
the former Village of Port Sydney	-0.11	-0.05		
the former Township of Stisted.	-0.11	-0.05		

O. Reg. 40/75, s. 1.

JOHN WHITE
Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 10th day of January, 1975.

(4645)

THE REGIONAL MUNICIPALITY OF HALDIMAND-NORFOLK ACT, 1973

O. Reg. 41/75. Order of the Minister. Made—January 10th, 1975. Filed—January 23rd, 1975.

REGULATION MADE UNDER THE REGIONAL MUNICIPALITY OF HALDIMAND-NORFOLK ACT, 1973

ORDER

1. Under the provisions of section 89 of the Act, IT IS ORDERED:

- (a) the rates of taxation for general purposes for the year 1974 which, but for this Order would have been levied by the council of an area municipality on the whole of the assessment for real property and business assessment according to the last revised assessment roll in the merged areas of the area municipalities specified in the Schedule, shall be increased or decreased by the council of the area municipality in each such merged area by the number of mills specified in the Schedule; and
- (b) the amounts ascertained by multiplying the mill rates specified in this Order by the assessment for each such merged area shall be included in the sums, adopted by each area municipality concerned, for general purposes in accordance with section 307 of The Municipal Act. O. Reg. 41/75, s. 1.

Schedule

Merged Areas	MILL RATE ADJUSTMENTS		
	Resi-	Com-	
	dential	mercial	
Area Municipality of the City of Nanticoke			
the former Village of Jarvis	-3.250	- 3.823	
the former Town of Port Dover	+24.416	+28.725	
the former Town of Waterford		+39.581	
that part of the former Township of Rainham annexed to the City		-20.229	
that part of the former Township of Townsend annexed to the City	- 6.319	- 7.434	
that part of the former Township of Walpole annexed to the City	-12.495	-14.700	
that part of the former Township of Woodhouse annexed to the City	- 8.314	- 9.781	
that part of the former zownship of westernous annexes to the only with the	0.011	2.701	
Area Municipality of the Town of Dunnville			
the former Township of Canborough	+ .837	+ .985	
the former Township of Dunn	- 1.982	- 2.331	
the former Town of Dunnville.		+21.789	
the former Township of Moulton		-8.224	
the former Township of Sherbrooke		- 3.825	
the former Township of Sherbrooke	- 5.252	- 3.023	
Area Municipality of the Town of Haldimand			
the former Town of Caledonia	+ 4.758	+ 5.174	
the former Village of Cayuga		+ 8.656	
the former Village of Hagersville	+ 3.592	+ 4.226	
the former Township of North Cayuga			
		- 4.612 - 6.495	
the former Township of Oneida	- 5.521		
the former Township of Seneca		- 8.120	
the former Township of South Cayuga		-25.716	
that part of the former Township of Rainham annexed to the Town		-22.485	
that part of the former Township of Walpole annexed to the Town	-21.236	-24.984	
Area Municipality of the Town of Simcoe			
the Town of Simcoe	+ 3.2795	+ 3.8582	
that part of the former Township of Charlotteville annexed to the Town			
		-42.9129 -48.1920	
that part of the former Township of Townsend annexed to the Town			
that part of the former Township of Windham annexed to the Town		-31.9962 -53.2851	
that part of the former Township of Woodhouse annexed to the Town	-41.4913	-33.2831	
Area Municipality of the Township of Delhi			
	+33.164	+39.016	
the former Town of Delhithat part of the former Township of Charlotteville annexed to the Township	-12.791	-15.048	
	-12.791 -11.898	-13.048 -13.998	
that part of the former Township of Middleton annexed to the Township			
that part of the former Township of South Walsingham annexed to the Township	-11.731	-13.802	
that part of the former Township of Windham annexed to the Township	-16.265	-19.135	
Area Municipality of the Township of Norfelle			
Area Municipality of the Township of Norfolk former Township of Houghton	1 19 052	1 21 220	
former Township of North Walaingham	+18.052	+21.238	
former Village of Port Power	+ 2.818	+ 3.315	
former Village of Port Rowan	- 1.497	- 1.761	
that part of the Township of Middleton annexed to the Township		- 5.686	
that part of the Township of South Walsingham annexed to the Township	- 9.259	-10.894	

O. Reg. 41/75, Sched.

JOHN WHITE
Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 10th day of January, 1975.

THE DENTURE THERAPISTS ACT, 1974

O. Reg. 42/75.

General. Made-January 22nd, 1975. Approved - January 22nd, 1975.

Filed-January 24th, 1975.

REGULATION MADE UNDER THE DENTURE THERAPISTS ACT, 1974

GENERAL

- 1.—(1) The following licences are prescribed:
 - 1. A licence for the practice of denture therapy.
 - 2. A provisional licence for the practice of denture therapy.
 - 3. A licence for the practice of supervised denture therapy.
- (2) A licence for the practice of denture therapy shall be in Form 1.
- (3) A provisional licence for the practice of denture therapy shall be in Form 2.
- (4) A licence for the practice of supervised denture therapy shall be in Form 3. O. Reg. 42/75, s. 1.
- 2.—(1) The requirements and qualifications for the issuing of a provisional licence to practise denture therapy to an applicant are,
 - (a) completion of an application for a provisional licence on a form that shall be supplied by the Registrar;
 - (b) compliance with subsection 7 of section 4 of the Act;
 - (c) reasonable fluency in the English or French language; and
 - (d) payment of the licence fee prescribed for a provisional licence to practise denture therapy.
- (2) The requirements and qualifications for the issuing of a licence to practise denture therapy to an applicant are,
 - (a) completion of an application for a licence to practise denture therapy in a form that shall be supplied by the Registrar;
 - (b) one of the following:
 - (i) compliance with subsection 8 of section 4 of the Act.

- (ii) successful completion of an approved program in denture therapy at a College of Applied Arts and Technology of Ontario within two years of the making of the application for a licence, or
- (iii) successful completion of a program outside of Ontario that is deemed by the Board to be comparable to the program referred to in subclause ii and evidence of employment as a denture therapist within the period of five years preceding the application, with the professional conduct of the applicant not the subject of disciplinary proceedings in any jurisdiction;
- (c) reasonable fluency in the English or French language;
- (d) successful completion of the licensing examinations set or approved by the Board at the time of the application; and
- (e) payment of the examination and licence fees prescribed by this Regulation.
- (3) The requirements and qualifications for the issuing of a licence to practise supervised denture therapy are,
 - (a) completion of an application for a licence to practise supervised denture therapy in a form to be supplied by the Registrar;
 - (b) compliance with subsection 6 of section 4 of the Act; and
 - (c) payment of the licence fees prescribed by this Regulation. O. Reg. 42/75, s. 2.
- 3.—(1) The fee for a licence to practise denture therapy or supervised denture therapy is \$85 and is payable to the Treasurer of Ontario.
- (2) The fee for a provisional licence to practise denture therapy is \$5 and is payable to the Treasurer of Ontario.
- (3) The annual fee payable by a licensee, except a provisional licensee, is \$75 and is due and payable on or before the anniversary date of the issuance of the licence.
- (4) The Registrar shall send to every licensee at least one month before the anniversary date of the issuance of the licence, a notice respecting the required payment of annual fees. O. Reg. 42/75, s. 3.
- 4.—(1) A person whose licence has been cancelled by the Registrar for non-payment of the annual fee may make application to have his licence reissued upon payment of all outstanding fees

together with a penalty fee of \$25 provided that not more than two years have elapsed from the date of the cancellation of the licence.

- (2) A denture therapist whose licence has been suspended shall pay all outstanding fees or any penalties imposed by the Discipline Committee prior to resuming the practice of denture therapy. O. Reg. 42/75, s. 4.
- 5. Every applicant admitted to licensing examinations set by the Board shall pay an examination fee of \$150. O. Reg. 42/75, s. 5.
- **6.**—(1) A denture therapist shall not practise denture therapy where there is a conflict of interest.
- (2) It is a conflict of interest for a denture therapist to,
 - (a) use without reasonable payment any premises or equipment provided by a person who stands to gain financially from the prescribing of denture therapy materials or equipment by the denture therapist;
 - (b) share fees with any person who has referred a patient or receive fees from any person to whom the denture therapist has referred the patient or to engage in any form of fee sharing, rebates or other indirect remuneration;
 - (c) engage in the practice of denture therapy with any person or corporation other than,
 - (i) with a denture therapist who is engaged in the practice of denture therapy,
 - (ii) with a legally qualified dental surgeon who is engaged in the practice of dentistry,
 - (iii) as an employee or agent of a municipal or other government, agency of such government, university or hospital;
 - (d) charge or receive for a prosthetic appliance payment in excess of the commercial laboratory costs incurred by the denture therapist in the provision of the service provided by the denture therapist; or
 - (e) own or have any proprietary interest in a commercial dental laboratory.
- (3) Clause e of subsection 2 shall not apply until the expiry of one year after this Regulation comes into force to a denture therapist who owns or has a proprietary interest in a commercial dental laboratory on the date this Regulation comes into force.

- (4) For the purpose of this section, "commercial dental laboratory" means a laboratory operated by a registered dental technician or a corporation wherein prosthetic devices are fabricated on the prescription of a dentist but does not include premises wherein prosthetic devices are fabricated by a denture therapist for his own patients. O. Reg. 42/75, s. 6.
- 7. For the purposes of the Act, "professional misconduct" means,
 - failure by a licensee to abide by the terms, conditions or limitations of his licence;
 - failure to maintain the records that are required to be kept respecting the licensee's patients;
 - failure to issue a receipt or statement to a patient or to a third party responsible for the payment of an account that does not itemize the service provided and the fees therefor;
 - 4. exceeding the lawful scope of practice;
 - 5. having a conflict of interest;
 - 6. using,
 - i. terms, titles or designations other than those authorized or prescribed by this Regulation, or
 - ii. the words "clinic", "dental centre", or any other form of dental group designation;
 - failure to refer to a dental surgeon or a physician a patient who has an intra oral condition that is not normal that is detected, or ought to have been detected;
 - assisting or counselling a person who is not licensed as a denture therapist to engage in the practice of denture therapy except as provided for under subsection 2 of section 3 of the Act;
 - using or knowingly permitting the use of any description or designation of a denture therapist other than as a denture therapist except for any academic degrees, titles or entitlements that are not related to the practice of dentistry;
 - the contravention of any provisions of the Act or the regulations;
 - publishing, displaying, distributing or using or permitting, directly or indirectly, the publishing, display, distribution or use of any advertisement related to the practice of denture therapy other than,

- professional cards that contain only the name of the licensee, a vocational designation, the licensee's address, academic degrees, except those that are related to the practice of dentistry, telephone number and office hours,
- ii. a professional card in a newspaper or a weekly or monthly periodical where the professional card,
 - a. does not exceed one standard newspaper column in width and five centimetres in depth including the margins,
 - b. is not part of an advertisement containing references to dental equipment or to prosthetic appliances, and
 - c. does not appear more than once in any one issue of the newspaper or periodical or more than eighteen times over a period of three months from the commencement of the practice or of any change in geographical location of his practice,
- iii. appointment cards that do not contain more than the information contained in a professional card and the time and date of the appointment or appointments,
- iv. reminder notices to patients,
- v. announcement cards that do not state more than the information contained in a professional card and an announcement of the commencement of the practice of the denture therapist, a change of location or a new association in practice,
- vi. not more than two exterior signs stating his name and his vocational designation, which signs shall be on the premises where the denture therapist practises, provided that,
 - a. only one sign may be a suspended sign,
 - b. only one sign may be illuminated, and the sign shall not be an intermittent or neon type,
 - c. the maximum size of the letters used in the sign shall not exceed ten centimetres in height,

- d. words designating office hours may be added to the sign in letters not more than five centimetres in height.
- e. where an entrance is difficult to find, the words "Entrance on" may be added to the sign,
- vii. door plates and listings on building directories on the premises where the licensee is engaged in the practice of denture therapy,
- viii. a telephone directory listing,
 - a. that is in the white pages of the telephone directory, in which case the listing shall,
 - 1. be only of light type,
 - be used only under the alphabetical listing according to the denture therapist's surname, and
 - that is in the yellow pages of the telephone directory, in which case the listing shall,
 - 1. be only of light type,
 - be used only in the telephone listings for the particular geographical area in which the denture therapist practises denture therapy, and
 - 3. be used only in the part designated "denture therapists" and where the practice of denture therapy is carried on as a partnership list only the partnership name;
- using or having in the office premises dental equipment other than equipment required in the practice of denture therapy;
- charging fees that are excessive or unreasonable in relation to the services performed or charging fees for services that are not performed;
- displaying or permitting to be displayed dental appliances that can be seen from the exterior of the premises at which the denture therapist practises;

- 15. signing or issuing a certificate, report or similar document that contains a statement the denture therapist knows or ought to know is false, misleading or otherwise improper;
- 16. signing or issuing a certificate, report or similar document that withholds statements or information the licensee knows or ought to know should be disclosed to the person to whom the document will be delivered or to whom its contents will be made known;
- knowingly submitting a false or misleading account or false or misleading charges for services rendered to a patient;
- 18. failure to carry out the terms of any agreement with a patient;
- 19. refusal to allow an inspector to enter the denture therapist's laboratory or office at a reasonable time for the purpose of inspecting the denture therapist's records and equipment;
- 20. selling of accounts by denture therapists to third parties;
- 21. using or having in the licensee's office drugs or anaesthetics of any kind;
- 22. soliciting of patients by a supervised denture therapist;
- 23. the submission of any accounts or charges to a patient or to any person legally responsible for the patient's debts for services rendered by a supervised denture therapist;
- 24. using credit cards to obtain payment for denture therapy services from patients;
- 25. cutting or grinding natural teeth or any restoration in or covering a natural tooth;
- 26. giving information concerning a patient's dental condition or any service performed for a patient to another person other than the patient without the consent of the patient, unless required to do so by law;
- engaging in the practice of denture therapy while the ability of the licensee is impaired by alcohol or a drug;
- 28. failing to continue to perform essential services for a patient until the services are no longer required or the professional services are performed for the patient by another licensee or by a dentist;

- improper conduct or association with a patient;
- practising denture therapy for a fee or otherwise in any public place or in any vehicle or other movable contrivance without the approval of the Board;
- 31. conviction of an offence that affects the fitness of a licensee to engage in the practice of denture therapy; and
- 32. an act relevant to the practice of denture therapy that, having regard to all the circumstances, would reasonably be regarded as disgraceful, dishonourable or unprofessional conduct. O. Reg. 42/75, s. 7.
- 8. Notwithstanding paragraph 11 of section 7, a denture therapist who is an employee shall not publish, display or distribute or permit directly or indirectly the publishing, display, distribution or use of any advertisement related to his employment as a denture therapist other than by a professional card that gives his name, academic degrees and vocational designation. O. Reg. 42/75, s. 8.
- 9. A denture therapist, in the practice of denture therapy, shall only use the vocational designation "denture therapist" or "D.T." on printed material and signs associated with his practice and his office, but may use academic degrees in association with the denture therapist's name that are not related to the practice of dentistry. O. Reg. 42/75, s. 9.
- 10. The decisions of the Discipline Committee shall be published by the Board in its annual report and may be published by the Board in any other publication of the Board, and where a denture therapist has been found guilty of professional misconduct or incompetence, the full name and address of the denture therapist may be stated and a summary of the charge, the decision and the text or substance of any restriction on the licence of the denture therapist or of any reprimand may be added, but where a denture therapist has been found not guilty of professional misconduct or incompetence, the identity of the denture therapist shall not be published but the substance of the proceedings may be published without identification of the parties for the purpose of publishing advice to the denture therapist or to the profession. O. Reg. 42 75, s. 10.
- 11.—(1) The Board shall determine the information required for the compilation of statistics with respect to the supply, distribution and professional activities of denture therapists and may direct the Registrar to obtain the required information.

- (2) The information required for the compilation of statistics may include particulars of the age, sex, oral condition of patients, patient case load, referral of patients, population served and other practice activities of denture therapists.
- (3) Upon the written request of the Registrar, denture therapists shall provide to the Registrar the information required for the compilation of statistics. O. Reg. 42/75, s. 11.
- 12. Every licensee, except a licensee who is a supervised denture therapist, shall make and keep patient and financial records respecting his patients and the record for each patient shall contain not less than.
 - (a) the patient's history;
 - (b) the procedures used;
 - (c) the prosthetic appliances or devices provided; and
 - (d) the licensee's fees and charges made to the patient. O. Reg. 42/75, s. 12.
- 13. The Registrar shall perform the duties imposed upon him by the Act, the regulations and the by-laws of the Board. O. Reg. 42/75, s. 13.
- 14. Ontario Regulations 153/73, 421/73 and 789/73 are revoked. O. Reg. 42/75, s. 14.

Form 1

The Denture Therapists Act, 1974

LICENCE FOR THE PRACTICE OF DENTURE THERAPY

GOVERNING BOARD OF DENTURE THERAPISTS

This is to certify that

(name)

is duly licensed as a denture therapist under *The Denture Therapists Act, 1974*, and is entitled to engage in the practice of denture therapy in accordance with the Act and the regulations thereunder.

(SEAL)

Given under the Corporate Seal of the Governing

Board of Denture Therapists at Toronto this.....

day of......, 19.....

Licence Number.....

	 Chairman	
	 Registrar	

O. Reg. 42/75, Form 1.

Form 2

The Denture Therapists Act, 1974

PROVISIONAL LICENCE FOR THE PRACTICE OF DENTURE THERAPY

GOVERNING BOARD OF DENTURE THERAPISTS

This is to certify that	
 (name)	

is duly licensed as a denture therapist under *The Denture Therapists Act, 1974*, and is entitled to engage in the practice of denture therapy in accordance with the Act and the regulations thereunder.

(SEAL)

Registrar

O. Reg. 42/75, Form 2.

Form 3

The Denture Therapists Act, 1974

LICENCE FOR THE PRACTICE OF SUPERVISED DENTURE THERAPY

GOVERNING BOARD OF DENTURE THERAPISTS

This is to certify that

(name)

is duly licensed as a denture therapist under *The Denture Therapists Act, 1974*, and is entitled to engage in the practice of supervised denture therapy in accordance with the Act and the regulations thereunder.

(SEAL)

Given under the Corporate Seal of the Governing

Board of Denture Therapists at Toronto this.....

day of 19.....

Licence Number.....

Chairman

Registrar

O. Reg. 42/75, Form 3.

GOVERNING BOARD OF DENTURE THERAPISTS:

B. Lowes
Chairman

Dated at Toronto, this 22nd day of January, 1975.

(4647)

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 43/75.
Regional Municipality of York,
Town of Vaughan.
Made—January 20th, 1975.
Filed—January 24th, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 475/73
MADE UNDER
THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973

- Paragraph vii of section 2 of Ontario Regulation 475/73 is revoked and the following substituted therefor:
- (vii) That portion of Lot 1, lying west of Islington Avenue North, lots 2 and 3, that portion of Lot 4 that lies west of Islington Avenue North, and that portion of the south half of Lot 5 lying west of Islington Avenue North all in Concession VII, excepting the following parcels of land:
 - That tract of land situate in the Town of Vaughan in The Regional Municipality of York, formerly in the Township of Vaughan in the County of York,

being composed of parts of lots 3 and 4 in Concession VII, more particularly described as follows:

Beginning at a place in the easterly limit of the Weston-Woodbridge Road, formerly the Vaughan Plank Road, which place is distant 30 feet south measured on a course south 22° 50′ east from the iron tube marking the fence line at the southwest corner of the lands described in an Instrument registered in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number 21093 for Vaughan;

Thence northerly along the said easterly limit, a distance of 109 feet, 43/4 inches, more or less, to the southerly limit of the lands described in Instrument Number 23977 for Vaughan;

Thence northeasterly along that southerly limit, a distance of 690 feet;

Thence on a course south 6° 4′ west, a distance of 350 feet, 9 inches, to the southeast corner of the lands described in Instrument Number 22717 for Vaughan;

Thence south 54° 35′ west, a distance of 475 feet to the place of beginning.

2. That tract of land situate in the Town of Vaughan in The Regional Municipality of York, formerly in the Township of Vaughan in the County of York, being composed of parts of lots 3 and 4 in Concession VII, more particularly described as follows:

Premising that the easterly limit of the said Lot 3 has a bearing north 10° 47' west and relating all bearings herein thereto;

Beginning at a place which may be located as follows:

Commencing at a point in the easterly limit of the said Lot, distant 388.54 feet measured on a course south 10° 47′ east from the northeast angle of the said Lot;

Thence south 72° 45′ 20″ west, a distance of 1,746.06 feet to the place of beginning;

Thence north 10° 44′ 40″ west, a distance of 565.40 feet:

Thence south 72° 45′ 50″ west, a distance of 176.60 feet;

Thence south 4° 55′ 30″ west, a distance of 308.30 feet:

Thence south 53° 29′ 20" west, a distance of 464.80 feet to a point in the easterly limit of Islington Avenue as fenced, the said point being marked by an iron bar;

Thence south 21° 19′ 50" east along the easterly limit of Islington Avenue as fenced, a distance of 123.70 feet to a point therein:

Thence north 72° 45′ 20" east, a distance of 658.84 feet to the place of beginning.

> W. D. McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 20th day of January, 1975.

(4648)

THE MILK ACT

O. Reg. 44/75. Grade A Milk-Marketing. Made-January 24th, 1975. Filed-January 27th, 1975.

REGULATION TO AMEND REGULATION 591 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MILK ACT

- 1.—(1) Subsection 4 of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 741/74, is revoked and the following substituted therefor:
- (4) All Class 3 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$7.93 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 44/75, s. 1 (1).
 - (2) Subsection 5 of the said section 16, as remade by subsection 2 of section 1 of Ontario Regulation 741/74, is revoked and the following substituted therefor:
- (5) All Class 4 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$7.78 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 44/75, s. 1 (2).

- (3) Subsection 6 of the said section 16, as remade by subsection 5 of section 1 of Ontario Regulation 741/74, is revoked and the following substituted therefor:
- (6) All Class 5 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$7.38 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 44/75, s. 1 (3).
 - (4) Subsection 7 of the said section 16, as remade by subsection 7 of section 1 of Ontario Regulation 741/74, is revoked and the following substituted therefor:
- (7) All Class 6 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$7.38 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 44/75, s. 1 (4).

THE ONTARIO MILK MARKETING BOARD:

F. M. REDELMEIER Vice-Chairman

> H. PARKER Secretary

Dated at Toronto, this 24th day of January, 1975.

(4649)

THE MILK ACT

O. Reg. 45/75. Industrial Milk-Marketing. Made—January 24th, 1975. Filed-January 25th, 1975.

REGULATION TO AMEND REGULATION 593 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MILK ACT

- 1.—(1) Subsection 1 of section 13 of Regulation 593 of Revised Regulations of Ontario, 1970. as remade by subsection 1 of section 1 of Ontario Regulation 742/74, is revoked and the following substituted therefor:
- (1) All Class 3 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$7.93 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 45/75, s. 1 (1).

- (2) Subsection 2 of the said section 13, as remade by subsection 2 of section 1 of Ontario Regulation 742/74, is revoked and the following substituted therefor:
- (2) All Class 4 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$7.78 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 45/75, s. 1 (2).
 - (3) Subsection 4 of the said section 13, as remade by subsection 5 of section 1 of Ontario Regulation 742/74, is revoked and the following substituted therefor:
- (4) All Class 5 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$7.38 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 45/75, s. 1 (3).

- (4) Subsection 5 of the said section 13, as remade by subsection 7 of section 1 of Ontario Regulation 742/74, is revoked and the following substituted therefor:
- (5) All Class 6 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$7.38 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 45/75, s. 1 (4).

THE ONTARIO MILK MARKETING BOARD:

F. M. REDELMEIER Vice-Chairman

H. PARKER Secretary

Dated at Toronto, this 24th day of January, 1975.

(4650)



Publications Under The Regulations Act

February 15th, 1975

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 46/75.

Designations—Toronto to North Bay (Hwy. 400).

Made—January 15th, 1975.

Filed-January 27th, 1975.

REGULATION TO AMEND REGULATION 398 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Regulation 398 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedules:

Schedule 36a

In the Town of Bracebridge and in the Town of Gravenhurst in The District Municipality of Muskoka being,

- (a) part of Lot 2 in Concession 12;
- (b) part of,
 - (i) lots 17, 18 and 19, west side of George Street,
 - (ii) lots 37 and 38, east side of Fredrick Street,
 - (iii) Lot 38, west side of Franklin Street,
 - (iv) lots 36 and 37, west side of Fredrick Street,
 - (v) lots 34 and 35, east side of William Street,
 - (vi) lots 31, 32, 33 and 34, west side of Joseph Street,
 - (vii) lots 29 to 33, inclusive, east side of Joseph Street,
 - (viii) Seventh Street, William Street, Eighth Street and Muskoka Road,

all in the Town Plot of Muskokaville:

- (c) part of lots 1, 2 and 3 in Concession 10;
- (d) part of lots 1, 2, 3, 4 and 5 in Concession 9;
- (e) part of lots 5, 6 and 7 in Concession 8;
- (f) part of lots 7, 8 and 9 in Concession 7;
- (g) part of lots 9, 10 and 11 in Concession 6; and
- (h) part of the road allowance between,
 - (i) the townships of Muskoka and Draper (Joseph Street),
 - (ii) concessions 8 and 9,
 - (iii) lots 5 and 6 in Concession 8,
 - (iv) concessions 6 and 7, and
 - (v) lots 10 and 11 in Concession 6,

and being those portions of the highway shown as PARTS 1, 2, 3, 4 and 5, on Ministry of Transportation and Communications Plan P-2626-145, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 17th day of October, 1974.

4.31 miles, more or less.

O. Reg. 46/75, s. 1, part.

Schedule 39a

In the Town of Bracebridge in The District Municipality of Muskoka being,

- (a) part of lots 12 and 13 in Concession 13;
- (b) part of lots 11 and 12 in Concession 12;
- (c) part of lots 10 and 11 in Concession 11;
- (d) part of lots 10 and 11 in Concession 10;
- (e) part of lots 9 and 10 in Concession 9;
- (f) part of lots 8 and 9 in Concession 8;
- (g) part of Lot 9 in Concession 7;

- (h) part of Lot 9 in Concession 6;
- (i) part of lots 8 and 9 in Concession 5;
- (j) part of the road allowance between,
 - (i) the townships of Stephenson and Macaulay,
 - (ii) concessions 12 and 13,
 - (iii) concessions 10 and 11,
 - (iv) lots 10 and 11 in Concession 11,
 - (v) lots 10 and 11 in Concession 10,
 - (vi) concessions 8 and 9,
 - (vii) concessions 6 and 7,
 - (viii) concessions 4 and 5, and
 - (ix) along the North and South Shore of the Muskoka River; and
- (k) part of the land and the lands under the waters of the Muskoka River,

and being those portions of the highway shown as PARTS 1 and 2 on Ministry of Transportation and Communications Plan P-2215-111, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 17th day of October, 1974.

5.94 miles, more or less.

O. Reg. 46/75, s. 1, part.

Schedule 41a

In the Town of Huntsville in The District Municipality of Muskoka being,

- (a) part of lots 16 and 17 in Concession 5;
- (b) part of lots 17, 18 and 19 in Concession 6;
- (c) part of lots 18, 19 and 20 in Concession 7;
- (d) part of lots 20, 21, 22 and 23 in Concession 8:
- (e) part of Lot 23 in Concession 9; and
- (f) part of the road allowance between,
 - (i) concessions 4 and 5,
 - (ii) concessions 6 and 7.
 - (iii) lots 20 and 21 in Concession 8, and

(iv) concessions 8 and 9.

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-2121-26, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 17th day of October, 1974.

3.80 miles, more or less.

O. Reg. 46/75, s. 1, part.

Schedule 41b

In the Town of Huntsville in The District Municipality of Muskoka being,

- (a) part of Lot 32 in Concession 13;
- (b) part of lots 29 to 33, inclusive, in Concession 12;
- (c) part of lots 26 to 30, inclusive, in Concession 11;
- (d) part of lots 24, 25 and 26 in Concession 10;
- (e) part of lots 23, 24 and 25 in Concession 9;
- (f) part of lots 16 and 17 in Concession 4;
- (g) part of lots 15 and 16 in Concession 3;
- (h) part of lots 14 and 15 in Concession 2;
- (i) part of lots 13 and 14 in Concession 1; and
- (j) part of the road allowance between,
 - (i) concessions 12 and 13,
 - (ii) lots 30 and 31 in Concession 12,
 - (iii) concessions 10 and 11,
 - (iv) lots 25 and 26 in Concession 10,
 - (v) lots 15 and 16 in Concession 3,
 - (vi) concessions 2 and 3, and
 - (vii) the townships of Stephenson and Macaulay,

and being those portions of the highway shown as PARTS 1, 2, 3 and 4 on Ministry of Transportation and Communications Plan P-2121-27, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 21st day of November, 1974.

6.28 miles, more or less.

O. Reg. 46/75, s. 1, part.

(4678)

THE CONSERVATION AUTHORITIES ACT

O. Reg. 47/75.

Conservation Areas—Catfish Creek. Made—December 30th, 1974. Approved—January 22nd, 1975. Filed—January 27th, 1975.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT

CONSERVATION AREAS—CATFISH CREEK

INTERPRETATION

1. In this Regulation,

- (a) "Authority" means Catfish Creek Conservation Authority;
- (b) "conservation area" means an area consisting of one or more parcels of land owned or leased by the Authority;
- (c) "motorized snow vehicle" means a motorized snow vehicle as defined in The Motorized Snow Vehicles Act, 1974;
- (d) "vehicle" means a vehicle as defined in The Highway Traffic Act. O. Reg. 47/75, s. 1.
- 2. This Regulation applies to the use by the public of conservation areas and the works, vehicles, boats, services and things of the Authority. O. Reg. 47/75, s. 2.

3. No person shall,

- (a) deface, remove or damage any property in a conservation area;
- (b) remove, injure or destroy any tree, shrub, plant, flower or growing thing or any soil, rock or other material in a conservation area;
- (c) kill, trap, hunt, pursue or in any manner disturb or cause to be disturbed any wild bird, animal or reptile within a conservation area, except,
 - (i) in an area designated by the Authority for the purpose, and
 - (ii) under the authority of a permit issued by the Secretary-Treasurer;
- (d) be in possession of, or fire or discharge any firearm, rocket or fireworks of any type or kind in a conservation area; or

- (e) perform any act that causes or is likely to cause a danger for other persons using a conservation area. O. Reg. 47/75, s. 3.
- 4. No person shall leave any refuse or other objects or material within a conservation area except in receptacles or pits provided by the Authority for that purpose. O. Reg. 47/75, s. 4.
- 5. No person shall erect, post, paste, fasten, paint or affix any placard, bill, notice or sign in a conservation area unless a permit therefor is first obtained from the Secretary-Treasurer. O. Reg. 47/75, s. 5.
- **6.**—(1) No person shall take any animal into a conservation area unless a permit therefor is first obtained from the Secretary-Treasurer.
- (2) No person shall permit an animal to be in a conservation area unless the animal is secured by a leash.
- (3) No person shall permit an animal to be in any waters in a conservation area set aside for wading, bathing or swimming. O. Reg. 47 /75, s. 6.

7. No person shall,

- (a) sell or offer for sale any article or service;
- (b) beg or solicit charity; or
- (c) advertise or carry on any business or commercial enterprise,

within a conservation area except under the authority of a permit therefor issued by the Secretary-Treasurer. O. Reg. 47/75, s. 7.

- 8. No person shall conduct a public meeting or perform any act that causes persons to congregate or is likely to cause persons to congregate in a conservation area except under the authority of a permit therefor issued by the Secretary-Treasurer. O. Reg. 47/75, s. 8.
- 9. No person shall be in a conservation area after sunset and before sunrise except under the authority of a permit therefor issued by the Secretary-Treasurer. O. Reg. 47/75, s. 9.
- 10. No person shall wade, bathe or swim in a conservation area except at such times and at such places as are designated by the Authority for the purpose. O. Reg. 47/75, s. 10.
- 11. No person shall operate or use a boat in any waters within the confines of a conservation area, except in areas designated for such purpose. O. Reg. 47/75, s. 11.

- 12.—(1) Except under the authority of a permit therefor issued by the Secretary-Treasurer, no person shall light or maintain a fire in a conservation area in a place other than a fireplace or other location provided by the Authority for the purpose.
- (2) No person who lights a fire in a conservation area shall leave the fire unattended or leave the site of the fire before the fire is completely extinguished. O. Reg. 47/75, s. 12.
- 13. Except in conservation areas that have been designated and posted by the Authority for hunting and archery, no person other than a peace officer shall possess an air-gun, firearm, sling-shot or archery equipment in a conservation area. O. Reg. 47/75, s. 13.
- 14.—(1) No person shall camp in a conservation area except in such places as are designated by the Authority for the purpose.
- (2) No person shall occupy a camp-site except under the authority of a permit issued by the Secretary-Treasurer. O. Reg. 47/75, s. 14.
- 15.—(1) Sections 87, 93, 94 and 98 of *The Highway Traffic Act* apply to the operation of vehicles on roads under the jurisdiction of the Authority.
 - (2) No person shall,
 - (a) operate a vehicle within a conservation area except on a roadway or other place set aside by the Authority for the purpose;
 - (b) operate a vehicle at a speed in excess of 15 miles per hour unless otherwise posted, on any road under the jurisdiction of the Authority;
 - (c) park a vehicle within a conservation area in a place other than one that has been designated by the Authority for the purpose;
 - (d) operate a public commercial vehicle, as defined in *The Public Commercial Vehicles* Act, within a conservation area for commercial purposes, except for the purpose of making deliveries within the conservation area; or
 - (e) operate a motorized vehicle on nature trails in conservation areas.
- (3) An officer may direct traffic and, in cases of fire, accident, traffic congestion or other emergency, may direct it into such channels as are necessary to prevent or relieve congestion or give right of way.
- (4) Every person shall obey any direction given under subsection 3. O. Reg. 47/75, s. 15.

- 16.—(1) No person shall operate a motorized snow vehicle in a conservation area except,
 - (a) under the authority of a permit therefor issued by the Secretary-Treasurer; and
 - (b) in a part thereof that is designated by the Authority for the purpose.
- (2) Every operator of a motorized snow vehicle shall produce the permit to operate the vehicle in a conservation area for inspection by an officer upon request.
- (3) No person shall operate a motorized snow vehicle in a conservation area except where a permit under *The Motorized Snow Vehicles Act*, 1974 has been issued therefor.
- (4) No person shall operate a motorized snow vehicle in a conservation area unless he is insured under a motor vehicle liability policy in accordance with *The Insurance Act* in respect thereof. O. Reg. 47/75, s. 16.
- 17.—(1) A conservation area or any part thereof may be closed entirely during such specified periods of time as the Authority determines and no person shall enter upon or occupy any such conservation area or part thereof during the times posted.
- (2) A conservation area or any part thereof may be closed to certain uses during such specified periods of time as the Authority determines and no person shall enter upon or occupy such conservation area or any part thereof for such specified uses during the times posted. O. Reg. 47/75, s. 17.
- 18. Staff members of the Authority are appointed officers to enforce this Regulation. O. Reg. 47/75, s. 18.

CATFISH CREEK CONSERVATION AUTHORITY:

HAROLD W. JENKINS
Chairman

David Beveridge Secretary-Treasurer

Dated at Aylmer, Ontario, this 30th day of December, 1974.

(4679)

THE GAME AND FISH ACT

O. Reg. 48/75. Fire-Arms. Made—January 22nd, 1975. Filed—January 27th, 1975.

REGULATION MADE UNDER THE GAME AND FISH ACT

FIRE-ARMS

- 1. No person shall carry or discharge a fire-arm, other than a long-bow or a cross-bow, for the purpose of hunting on a Sunday, in,
 - (a) any county except,
 - (i) the County of Renfrew except the Township of Raglan,
 - (ii) the United Counties of Prescott and Russell,
 - (iii) the Township of Pelee in the County of Essex, and
 - (iv) the Township of Haldimand in the County of Northumberland;
 - (b) any regional municipality lying south of the French and Mattawa rivers;
 - (c) The Municipality of Metropolitan Toronto; or
 - (d) the territorial districts of Muskoka or Parry Sound and that part of the Territorial District of Nipissing comprising the geographic townships of Boulter and Chisholm and the parts of the geographic townships of Ballantyne, Butt, Finlayson, McCraney and Paxton lying west of the westerly boundary of Algonquin Provincial Park. O. Reg. 48/75, s. 1.
- 2. Regulation 363 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 48/75, s. 2.

(4680)

THE GAME AND FISH ACT

O. Reg. 49/75. Fishing Licences. Made—January 22nd, 1975. Filed—January 27th, 1975.

REGULATION TO AMEND
REGULATION 365 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE GAME AND FISH ACT

- 1. Section 1 of Regulation 365 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 71/71, is revoked and the following substituted therefor:
- 1. A licence issued under the section and paragraph of the Ontario Fishery Regulations in column 2 of the Table shall be in the form in column 3, and there shall be paid therefor,
 - (a) the fee in column 4; and
 - (b) the issuing fee in column 5,

set opposite thereto. O. Reg. 49/75, s. 1.

- Section 2 of the said Regulation is revoked.
 Reg. 49/75, s. 2.
- Section 3 of the said Regulation, as remade by section 1 of Ontario Regulation 618/73, is revoked and the following substituted therefor:
- 3. The fee for a duplicate licence in Form 1, 2, 4 or 12 is \$2. O. Reg. 49/75, s. 3.
 - 4. Subsection 1 of section 6 of the said Regulation, as remade by section 3 of Ontario Regulation 618/73, is revoked and the following substituted therefor:
- (1) A licence issued under paragraph e of subsection 1 of section 31 of the Ontario Fishery Regulations shall be in Form 11 and the fee therefor is 85 cents and the issuing fee therefor is 15 cents. O. Reg. 49/75, s. 4.
 - 5.—(1) Subsection 1 of section 8 of the said Regulation is revoked and the following substituted therefor:
- (1) The licences prescribed in this Regulation, except a licence in Form 2, expire with the 31st day of December next following the date of issue. O. Reg. 49/75, s. 5 (1).
 - (2) Subsection 3 of the said section 8 is revoked. O. Reg. 49/75, s. 5 (2).
 - Section 10 of the said Regulation is revoked.
 Reg. 49/75, s. 6.
 - 7. Forms 5 and 20 of the said Regulation are revoked. O. Reg. 49/75, s. 7.

(4681)

7

THE MUNICIPAL AND SCHOOL TAX CREDIT ASSISTANCE ACT

O. Reg. 50/75. General. Made—January 15th, 1975. Filed—January 28th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 301/73 MADE UNDER THE MUNICIPAL AND SCHOOL TAX CREDIT ASSISTANCE ACT

1. Forms 5 and 6 of Ontario Regulation 301/73 are revoked and the following substituted therefor:

Form 5

The Municipal and School Tax Credit Assistance Act

CERTIFICATE OF PARTIAL DISCHARGE

THIS IS TO CERTIFY:

THAT WHEREAS	by	virtue of	The	Municipal	and	School	Tax	Credit	Assistance	Act,	the	Treasurer	of
Ontario has a lien on													

				WIIICII
lien was registered or	theday of		• - • • • • • • • • • • • • • • • • • •	
as number				
AND WHEREAS a of land.	a partial discharge of the	his lien is now require	ed to discharge a p	ortion of this parcel

THEREFORE the following lands, namely:

are discharged of the said lien on registration hereof.

Dated at Toronto, this

day of

. 197

O. Reg. 50/75, s. 1, part.

Form 6

The Municipal and School Tax Credit Assistance Act

CERTIFICATE OF DISCHARGE

That the Treasurer of Ontario has received payment in full of the amount of all outstanding credits or

THIS IS TO CERTIFY:

refunds allowed in respec	et of the real property situate in the
of	
	Municipality (or District) of
	o being composed of the whole (or part) of
	Lot (Block)
	in Concession
	······
	or according to Plan Number
for use if registered in a	Registered in the Registry Office for the Registry Division of
registry office	as described in Registered Instrument Number
for use if registered in an	Registered in the Office of Land Titles at
office of	Parcel Number.
land titles	Register for
AND that the lien upon	the said property under The Municipal and School Tax Credit Assistance Act
and described in the Noti hereof.	ce of Lien registered as Numberis discharged upon registration
Dated at Toronto, this	day of
	O. Reg. 50/75, s. 1, part.
(4683)	7

THE REGIONAL MUNICIPAL **GRANTS ACT**

O. Reg. 51/75.

Payment to The Regional Municipality of Niagara. Made-January 15th, 1975. Filed-January 28th, 1975.

REGULATION MADE UNDER THE REGIONAL MUNICIPAL **GRANTS ACT**

PAYMENT TO THE REGIONAL MUNICIPALITY OF NIAGARA

1. Under subsection 2 of section 9 of the Act, the payment to The Regional Municipality of Niagara in the year 1974-1975 shall be \$516,175. O. Reg. 51/75, s. 1.

(4684)

7

THE PUBLIC HOSPITALS ACT

O. Reg. 52/75.

Classification of Hospitals. Made-December 23rd, 1974. Approved—January 22nd, 1975. Filed-January 28th, 1975.

REGULATION TO AMEND REGULATION 726 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC HOSPITALS ACT

- 1. The Schedule to Regulation 726 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following item under the heading "Group B Hospitals".
- 23b. Hanover

Hanover and District Hospital

2. Item 30 under the heading "Group C Hospitals" of the said Schedule is revoked. O. Reg. 52/75, s. 2.

> RENE BRUNELLE for Minister of Health

Dated at Toronto, this 23rd day of December, 1974.

THE MENTAL HOSPITALS ACT

O. Reg. 53/75.

General.

Made-January 22nd, 1975. Filed-January 28th, 1975.

REGULATION TO AMEND REGULATION 578 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MENTAL HOSPITALS ACT

- 1.—(1) Subsection 2 of section 11 of Regulation 578 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 891/74, is revoked. O. Reg. 53/75, s. 1 (1).
- (2) Subsection 3 of the said section 11, as remade by subsection 3 of section 1 of Ontario Regulation 252/71, is revoked. O. Reg. 53/75, s. 1 (2).

(4686)

7

THE HEALTH INSURANCE ACT, 1972

O. Reg. 54/75. General Made-January 22nd, 1975. Filed-January 28th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

- 1. Item 8 of Schedule 7 to Ontario Regulation 323/72, as remade by section 6 of Ontario Regulation 889/74, is revoked and the following substituted therefor:
- Bestview Lodge Nursing 8. Newmarket Home
- 2. Item 20 of the said Schedule 7 is revoked. O. Reg. 54/75, s. 2.
- 3. Section 1 of this Regulation shall be deemed to have come into force on the 1st day of November, 1974. O. Reg. 54/75, s. 3.

7 (4687)

7

THE LAND TITLES ACT

O. Reg. 55/75. General.

Made—January 22nd, 1975. Filed—January 28th, 1975.

REGULATION TO AMEND REGULATION 553 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE LAND TITLES ACT

1. Section 40a of Regulation 553 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 29/73, is revoked and the following substituted therefor:

40a. Effective on the 1st day of February, 1975 and for a period of five years thereafter, no land registrar shall issue a certificate that is mentioned in subsection 5 of section 105 and in sections 117, 119, 120 and 121 of the Act. O. Reg. 55/75, s. 1.

(4688)

THE CERTIFICATION OF TITLES ACT

O. Reg. 56/75. Certification Areas. Made—January 22nd, 1975. Filed—January 28th, 1975.

REGULATION TO REVOKE
REGULATION 82 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CERTIFICATION OF TITLES ACT

- Regulation 82 of Revised Regulations of Ontario, 1970 and Ontario Regulations 95/71, 328/71 and 256/72 are revoked. O. Reg. 56/75, s. 1.
- 2. This Regulation comes into force on the 1st day of February, 1975. O. Reg. 56/75, s. 2.

(4689)

THE PLANNING ACT

O. Reg. 57/75.
Restricted Areas—County of Oxford,
Township of East Zorra.
Made—January 23rd, 1975.
Filed—January 28th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 44/73 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 44/73 is amended by adding thereto the following sections:
- 11. Notwithstanding any other provision of this Order, a warehouse, not exceeding 7,500 square feet in total floor area, may be erected on the land described in Schedule 5. O. Reg. 57/75, s. 1, part.
- 12. Notwithstanding any other provision of this Order, an extension, not exceeding 1,625 square feet in total floor area, may be attached to the truck garage depot now existing on the land described in Schedule 6. O. Reg. 57/75, s. 1, part.
 - 2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 5

Those parcels of land situate in the Township of East Zorra in the County of Oxford, being composed of part of Lot 86 as shown on Plan 820 registered in the Land Registry Office for the Registry Division of Oxford (No. 41), more particularly described as follows:

 Commencing at a point in the western limit of the said Lot 86 distant south 20° 23' 20" east thereon 250 feet from the southwesterly angle of Lot 84 as shown on the said Plan 820;

Thence north 69° 36′ 40″ east 310 feet to the place of beginning;

Thence north 20° 23′ 20″ west 378.92 feet to a point in the southern limit of Lot 78 as shown on the said Plan distant north 66° 42′ 30″ east thereon 80.18 feet, more or less, from the southwesterly angle of the said Lot;

Thence north 66° 42′ 30″ east 177.25 feet to an iron bar planted;

Thence south 20° 13′ $50^{\prime\prime}$ east 387.94 feet to an iron bar planted;

Thence south 69° 36' 44'' west 177.79 feet to the place of beginning.

Beginning at the southwesterly angle of Lot 84 as shown on the said Plan 820;

Thence north 20° 23′ 20″ east along the westerly limit of Lot 86 as shown on the said Plan, a distance of 250 feet to a point;

Thence north 69° 36′ 40″ east 310 feet to a point;

Thence north 20° 23′ 20″ west 378.92 feet to a point in the southern limit of Lot 78 as shown

on the said Plan, distant north 66° 42' 30'' east thereon 80.18 feet, more or less, from the southwesterly angle of the said Lot;

Thence north 66° 42′ 30″ east 80.18 feet to a point in the southwesterly angle of the said Lot;

Thence north 66° 16′ 40″ east 86.21 feet to a point in the southwesterly angle of Lot 79 as shown on the said Plan:

Thence north 65° 18′ 15″ east 64.05 feet to a point in the northeasterly angle of Lot 84 as shown on the said Plan;

Thence north $20^{\circ} 26' 30''$ west 109 feet to a point in the southeasterly angle of the said Lot;

Thence north 65° 18′ 15″ east 80.31 feet to the place of beginning. O. Reg. 57/75, s. 2, part.

Schedule 6

That parcel of land situate in the Township of East Zorra in the County of Oxford, being composed of part of Lot 39 as shown on Plan 820 registered in the Land Registry Office for the Registry Division of Oxford (No. 41), more particularly described as follows:

Beginning at an iron bar planted in the southern boundary of the said Lot at the distance of 387.53 feet measured westerly along the said southern boundary from the southeasterly angle of the said Lot;

Thence south 67° 23′ west along that southern boundary 165 feet to an iron rod;

Thence north $20^{\circ} 51' 30''$ west, 264 feet to an iron rod;

Thence north 67° 23' east, 165 feet to an iron bar;

Thence south 20° 51′ 30″ east, 264 feet to the place of beginning. O. Reg. 57/75, s. 2, part.

G. M. FARROW Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 23rd day of January, 1975.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 58/75.

Sittings of the General Sessions of the Peace and sittings of the County Court for the Judicial District of Niagara South. Made—January 27th, 1975.
Filed—January 28th, 1975.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

IN THE MATTER OF The General Sessions Act, and of The County Courts Act; and

In The Matter Of the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the Judicial District of Niagara South.

ORDER

Whereas the sittings of the Court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the Judicial District of Niagara South are presently scheduled for the 17th day of February, 1975.

AND WHEREAS it is desirable to hold the said sittings on the 13th day of February, 1975, instead of the 17th day of February, 1975,

THEREFORE IT IS ORDERED that the sittings of the Court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and the assessment of damages with or without a jury for the Judicial District of Niagara South, shall be held commencing on Thursday, February 13th, 1975.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the Judicial District of Niagara South and in the office of the Clerk of the General Sessions of the Peace for the said District. O. Reg. 58/75.

W. E. C. COLTER
Chief Judge of the County
and District Courts of the Counties
and Districts of Ontario

Dated at the City of Toronto in The Municipality of Metropolitan Toronto, this 27th day of January, 1975.

7 (4691)

7

THE PLANNING ACT

O. Reg. 59/75.

Restricted Areas-County of Norfolk, Township of Woodhouse. Made-January 23rd, 1975. Filed-January 29th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 291/73 MADE UNDER THE PLANNING ACT

- 1. Section 28 of Ontario Regulation 291/73, as remade by section 1 of Ontario Regulation 769/74, is revoked and the following substituted therefor:
- 28. Notwithstanding any other provision of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected on the lands described in each of Schedules 13, 14, 15, 19, 21 and 24, provided the requirements of section 9 and the following requirements are met:

Minimum front yard

50 feet

Minimum side yard

25 feet

Minimum rear yard

50 feet

Maximum area of lot to

be covered by dwelling 15 per cent of lot

Minimum total floor

area for dwelling

1,100 square feet

Maximum height of

dwelling

two and one-half storeys

- O. Reg. 59/75, s. 1.
- 2. The said Regulation is amended by adding thereto the following section:
- 33. Notwithstanding any other provision of this Order, the land described in Schedule 25 may be used for one additional single-family dwelling. O. Reg. 59/75, s. 2.
 - 3. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 24

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Woodhouse in the County of Norfolk, being composed of part of Lot 6 in Concession I in the said Township, which parcel is more particularly described as follows:

Bearings contained herein are referred to those shown on a Plan registered in the Registry Office for the Registry Division of the County of Norfolk (No. 37) as Number 328;

Commencing at the northwesterly angle of the said Lot 6:

Thence north 78° 17' east along the northerly limit of the said Lot, a distance of 387.8 feet;

Thence south 15° 6' east, 19.43 feet:

Thence north 78° 21′ 30" east along the southerly limit of Plan Number 328, a distance of 714.22 feet to the place of beginning;

Thence from the said place of beginning south 78° 21′ 30" west along the southerly limit of the said Plan, a distance of 125 feet:

Thence south 14° 57′ 30" east, 250.42 feet to an iron bar planted:

Thence north 78° 21′ 30" east, 125 feet;

Thence north 14° 57′ 30" west, 250.42 feet to the place of beginning. O. Reg. 59/75, s. 3, part.

Schedule 25

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Woodhouse in the County of Norfolk, being composed of part of Lot 11 in Concession III in the said Township, which parcel is more particularly described as follows:

Beginning at a point in the limit between the east and west halves of the said Lot 11 where the said limit is intersected by a line drawn parallel to and distant 10 feet measured northerly from and at right angles to the southerly limit of the said Lot:

Thence northerly along the limit between the east and west halves of the said Lot to the southerly limit of the north thirty-five acres of the east half of the west half of the said Lot;

Thence westerly along the said southerly limit to the westerly limit of the east half of the west half of the said Lot:

Thence southerly along the said westerly limit to a line drawn parallel to and distant 10 feet measured northerly from and at right angles to the southerly limit of the said Lot:

Thence easterly along the last-mentioned line to the place of beginning and being shown outlined in red on a Plan of Survey attached to an Instrument registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 308577. O. Reg. 59/75, s. 3, part.

G. M. FARROW Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 23rd day of January, 1975.

(4706)

THE PLANNING ACT

O. Reg. 60/75.

Restricted Areas—All Lands within the Township of North Elmsley in the County of Lanark. Made—January 27th, 1975. Filed—January 29th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 308/74 MADE UNDER THE PLANNING ACT

- Ontario Regulation 308/74 is amended by adding thereto the following section:
- 6. Notwithstanding any other provision of this Order, a building for the sale and service of farm and industrial equipment may be erected on the land described in Schedule 1, provided that the following requirements are met:

Minimum front yard 75 feet

Minimum side yards 50 feet

Minimum rear yard 50 feet

Maximum total floor area

of building 3,000 square feet

Maximum height of building 25 feet

O. Reg. 60/75, s. 1.

The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Township of North Elmsley in the County of Lanark, being composed of Part I according to a Plan registered in the Land Registry Office for the Registry Division of Lanark South (No. 27) as Number 27R-417. O. Reg. 60/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 27th day of January, 1975.

(4707)

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THE PLANNING ACT

O. Reg. 61/75.

Restricted Areas—County of Lanark, Township of South Sherbrooke. Made—January 27th, 1975. Filed—January 29th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 680/74 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 680/74 is amended by adding thereto the following section:
- 9. Notwithstanding any other provision of this Order, one single-family dwelling, and buildings and structures accessory thereto, may be erected on the lands described in Schedule 5, provided that the following requirements are met:

Minimum front yard 25 feet

Minimum side yard 10 feet

Minimum rear yard 25 feet

Maximum lot coverage of dwelling and accessory buildings and structures 20 per cent

Minimum total floor area for dwelling

ea for dwelling 1,000 square feet

Maximum height of dwelling and accessory buildings and structures two and one-half storeys

O. Reg. 61/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

That parcel of land situate in the Township of South Sherbrooke in the County of Lanark, being composed of part of Lot 21 in Concession VII, which said parcel contains by admeasurement 5.865 acres, more or less, and is more particularly described as follows:

Premising that the bearings herein are astronomic and are referred to those shown on a Plan of Survey of that part of the King's Highway known as No. 7 as shown on Ministry of Transportation and Communications Plan Number P-1879-7 attached to an Instrument registered in the Land Registry Office for the Registry Division of Lanark South (No. 27) as Instrument Number 2K-4051, and relating all bearings herein thereto;

Beginning at the most easterly angle of Lot 21 in Concession VII;

Thence north 43° 25′ 30″ west, along the limit between lots 21 and 22 in the said Concession, a distance of 199.29 feet, more or less, to the intersection with the southerly limit of the said part of the King's Highway according to a Plan of Survey attached to Instrument Number 2K-4051;

Thence south 61° 21' west, along the said southerly limit, a distance of 635.93 feet, more or less, to a point marking its intersection with the easterly limit of the Strong's Road crossing through the said Lot;

Thence south 33° 24′ 20″ west, along the said easterly limit, a distance of 93.35 feet to a short standard iron bar planted at a bend in the said road;

Thence south 6° 6' 30'' west, continuing along that easterly limit, a distance of 191.27 feet to an iron bar planted at an angle in the said road;

Thence south 30° 1′ 50″ east, continuing along that easterly limit, a distance of 233.88 feet, more or less, to its intersection with the southeasterly limit of the said Lot;

Thence north 45° 51' east, along the said south-easterly limit, a distance of 905.56 feet to the place of beginning. O. Reg. 61/75, s. 2.

G. M. FARROW Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 27th day of January, 1975.

THE PLANNING ACT

O. Reg. 62/75.

Order made under section 29a of The Planning Act. Made—January 23rd, 1975. Filed—January 30th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That certain tract of land in the Town of Whitchurch-Stouffville in The Regional Municipality of York, formerly in the Township of Whitchurch in the County of York, being composed of part of Lot 26, Concession III, the boundaries of the said parcel being described as follows:

Premising that the southerly limit of said Lot 26 has a bearing of north 72° 39′ east and relating all bearings herein thereto;

Beginning at a point in the said southerly limit distant 1,490.62 feet measured south 72° 39′ west therealong from the southeast angle of said Lot 26;

Thence south $72^{\circ} 39'$ west along the said southerly limit 150 feet;

Thence north 17° 21' west, 581 feet;

Thence north 72° 39' east, 150 feet;

Thence south 17° 21' east, 581 feet to the point of beginning. O. Reg. 62/75, s. 1.

Donald R. IRVINE
Minister of Housing

Dated at Toronto, this 23rd day of January, 1975.

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THE ARTIFICIAL INSEMINATION OF LIVE STOCK ACT

O. Reg. 63/75. General. Made-January 22nd, 1975. Filed-January 30th, 1975.

REGULATION TO AMEND REGULATION 56 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE ARTIFICIAL INSEMINATION OF LIVE STOCK ACT

- 1.—(1) Clause b of subsection 2 of section 16 of Regulation 56 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 - (b) inseminating businesses in,
 - (i) territorial districts, and
 - (ii) such other parts of Ontario as are designated in subsection 4. R.R.O. 1970, Reg. 56, s. 16 (2); O. Reg. 63 /75, s. 1 (1).
- (2) The said section 16, as amended by section 1 of Ontario Regulation 426/73, is further amended by adding thereto the following subsections:
- (3) Grants may be made under subsection 2 to an inseminating business located in an area designated in subsection 4 in an amount not exceeding \$2 for each animal artificially inseminated on and after the 1st day of April, 1974 but in no case shall more than one grant be made in any year respecting any animal.
- (4) The following areas are designated for the purposes of subclause ii of clause b of subsection 1 and subsection 3:
 - 1. The County of Hastings. O. Reg. 63/75, s. 1 (2).

(4711)

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 64/75.

Designations-Toronto to Windsor (Hwy. No. 401). Made—January 22nd, 1975. Filed—January 30th, 1975.

REGULATION TO AMEND REGULATION 400 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Schedules 4, 5, 6, 7, 8 and 11, to Regulation 400 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 4

RIGHT OF WAY AND INTERCHANGE AREAS BETWEEN THE HUMBER RIVER AND INDIAN LINE ROAD

In the Borough of Etobicoke in The Municipality of Metropolitan Toronto being,

- (a) part of lots 16, 17 and 18, in Concession 4 fronting the Humber;
- (b) part of lots 16 to 19, both inclusive, in Concession 3 fronting the Humber;
- (c) part of lots 17 to 22, both inclusive, in Concession 2 fronting the Humber;
- (d) part of lots 21, 22 and 23, in Concession 1 fronting the Humber;
- (e) part of lots 23, 24, 25 and 26, in Concession A fronting the Humber;
- (f) part of lots 24 and 25, in Concession B fronting the Humber;
- (g) part of Quarter Session Road in Lot 17 in Concession 2 fronting the Humber;
- (h) part of Quarter Session Road in lots 16 and 17 in Concession 3 fronting the Humber;
- (i) part of Quarter Session Road in lots 16 and 17 in Concession 4 fronting the Humber;
- (i) part of Dixon Road in Lot 21 in Concession 1 fronting the Humber;
- (k) part of Richview Side Road in Lot 17 in Concession 4 fronting the Humber;
- (l) part of Lot 1 Registered Plan Number 3775;
- (m) part of,
 - (i) lots 292 to 296, both inclusive,
 - (ii) Block C,
 - (iii) Dedication, and

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(iv) Courtwright Road,

Registered Plan Number 5135;

- (n) part of,
 - (i) lots 1 to 14, both inclusive,
 - (ii) blocks A and B,
 - (iii) 1-foot reserve,
 - (iv) Rangoon Road, and
 - (v) Inverdon Road,

Registered Plan Number 5701;

- (o) part of,
 - (i) lots 186, 187 and 188,
 - (ii) blocks F, G and H,
 - (iii) 1-foot reserve, and
 - (iv) Service Road,

Registered Plan Number 5085;

- (p) part of widening in Registered Plan Number 5210;
- (q) part of,
 - (i) lots 1 to 7, both inclusive,
 - (ii) Lot 75,
 - (iii) 10-foot dedication, and
 - (iv) St. George's Boulevard,

Registered Plan Number 3565Y;

- (r) part of,
 - (i) Block A, and
 - (ii) 10-foot dedication,

Registered Plan Number 4106;

- (s) part of the land under the waters of the Humber River; and
- (t) part of the road allowance between,
 - (i) concessions A and B fronting the Humber (Islington Avenue),
 - (ii) concessions 1 and A fronting the Humber (Kipling Avenue),

- (iii) lots 21 and 22 in Concession 1 fronting the Humber,
- (iv) concessions 1 and 2 fronting the Humber (Martingrove Road),
- (v) concessions 2 and 3 fronting the Humber,
- (vi) concessions 3 and 4 fronting the Humber, and
- (vii) the Borough of Etobicoke and the City of Mississauga (Indian Line Road),

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-2948-160, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 17th day of September, 1974.

4.40 miles, more or less.

O. Reg. 64/75, s. 1.

(4712)

7

THE EDUCATION ACT, 1974

O. Reg. 65/75.

District Combined Separate School Zones. Made—January 22nd, 1975. Filed—January 30th, 1975.

REGULATION TO AMEND
REGULATION 798 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE EDUCATION ACT, 1974

- 1. Subparagraph i of paragraph 1 of Schedule 12 to Regulation 798 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 249/73, is revoked and the following substituted therefor:
 - i. Nipissing, being the City of North Bay, the towns of Cache Bay, Mattawa and Sturgeon Falls, the Improvement District of Cameron, the townships of Bonfield, Caldwell, Calvin, Chisholm, East Ferris, Field, Mattawan, Papineau and Springer, and the geographic townships of Badgerow, Beaucage, Clarkson, Crerar, Falconer, Gibbons, Grant, Hugel, Kirkpatrick, Loudon, Lyman, Macpherson, Pedley, Pentland, Phelps and Poitras, and

- Paragraph 1 of Schedule 15 to the said Regulation, as remade by section 2 of Ontario Regulation 452/72, is revoked and the following substituted therefor:
- 1. In the Territorial District of Cochrane, being
 - i. the towns of Cochrane and Iroquois Falls,
 - ii. the townships of Black River-Matheson and Glackmeyer, and
 - iii. the geographic townships of Brower, Calder, Clute, Fox, Lamarche, Newmarket and Payne.
 - 3. Subparagraph ii of paragraph 1 of Schedule 16 to the said Regulation, as remade by section 1 of Ontario Regulation 233/73, is revoked and the following substituted therefor:
 - ii. the Township of Fauquier,
 - 4. Paragraph 1 of Schedule 18 to the said Regulation, as remade by section 5 of Ontario Regulation 249 /73, is revoked and the following substituted therefor:
- 1. In the Territorial District of Cochrane, being the City of Timmins.

(4713)

THE AGRICULTURAL DEVELOPMENT FINANCE ACT

O. Reg. 66/75.
Deposits.
Made—January 29th, 1975.
Filed—January 31st, 1975.

REGULATION TO AMEND
REGULATION 7 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE AGRICULTURAL DEVELOPMENT
FINANCE ACT

1. Section 1 of Regulation 7 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 920/74, is revoked and the following substituted therefor:

1.—(1) Subject to subsection 2, interest at the rate of $8\frac{1}{4}$ per cent per annum, calculated on the minimum monthly balance from the 1st day of February, 1975 shall be paid on the last days of March and September in each year.

(2) In special cases, the Minister of Revenue may determine a rate of interest and basis of calculation different from that prescribed in subsection 1, but the rate so determined shall not exceed 8½ per cent per annum. O. Reg. 66/75, s. 1.

(4714)

7

THE MILK ACT

O. Reg. 67/75. •
Grade A Milk—Marketing.
Made—January 30th, 1975.
Filed—January 31st, 1975.

REGULATION TO AMEND REGULATION 591 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MILK ACT

- 1. Paragraph 1 of subsection 1 of section 21 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 830/74, is revoked and the following substituted therefor:
 - 1. A payment on account, at the rate of \$6.67 per 100 pounds, not later than the fourteenth day of the next following month or, where a holiday falls within the first twelve days of that month, not later than the fifteenth day of that month.
- This Regulation comes into force on the 1st day of February, 1975.
 O. Reg. 67/75, s. 2.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin Chairman

> H. PARKER Secretary

Dated at Toronto, this 30th day of January, 1975.

(4715)

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THE MILK ACT

O. Reg. 68/75. Industrial Milk—Marketing. Made—January 30th, 1975. Filed—January 31st, 1975.

REGULATION TO AMEND
REGULATION 593 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE MILK ACT

- Paragraph 1 of subsection 1 of section 20 of Regulation 593 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 742/74, is revoked and the following substituted therefor:
 - 1. A payment on account, at the rate of \$4.80 per 100 pounds, not later than the fourteenth day of the next following month or, where a holiday falls within the first twelve days of that month, not later than the fifteenth day of that month.
- This Regulation comes into force on the 1st day of February, 1975.
 Reg. 68/75, s. 2.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin Chairman

H. PARKER Secretary

Dated at Toronto, this 30th day of January, 1975.

(4716)

THE MILK ACT

O. Reg. 69/75.

Milk Producers—Licences.
Made—January 30th, 1975.
Filed—January 31st, 1975.

REGULATION TO AMEND
REGULATION 599 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE MILK ACT

- 1. Subsection 1a of section 4 of Regulation 599 of Revised Regulations of Ontario, 1970, as made by section 2 of Ontario Regulation 43/73, is revoked and the following substituted therefor:
- (1a) Every producer in the Northern Ontario Pool, the Northwestern Ontario Pool, the Southern Ontario Pool and the Thunder Bay Pool shall pay licence fees at the rate of 10½ cents for each 100 pounds or fraction thereof of milk sold to the marketing board. O. Reg. 69/75, s. 1.
 - This Regulation comes into force on the 1st day of February, 1975.
 O. Reg. 69/75, s. 2.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin Chairman

H. PARKER Secretary

Dated at Toronto, this 30th day of January, 1975.

(4717)



Publications Under The Regulations Act

February 22nd, 1975

THE REGIONAL MUNICIPALITY OF HALTON ACT, 1973

O. Reg. 70/75. Order of the Minister. Made—January 30th, 1975. Filed—February 3rd, 1975.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF HALTON ACT, 1973

ORDER

1. Under the provisions of section 85 of the Act, It Is Ordered:

- 1. The rates of taxation for general purposes for the year 1974 which, but for this Order, would have been levied by the council of an area municipality on the whole of the assessment for real property and business assessment according to the last revised assessment roll in the merged areas of each area municipality specified in the Schedule hereto, shall be increased or decreased by the council of the area municipality in each merged area by the number of mills specified in the Schedule.
- The amounts ascertained by multiplying the mill rates specified in this Order by the assessment for each such merged area shall be included in the sums adopted, by each area municipality concerned, for general purposes in accordance with section 307 of *The Municipal Act.* O. Reg. 70/75, s. 1.

Schedule

	Merged Areas		Adjustments Commercial
Aı	ea Municipality of the Town of Milton		
	the former Town of Milton	- 0.884	- 1.040
	that part of the former Township of Nassagaweya	-10.290	-12.106
	that part of the former Township of Esquesing annexed to the Town	- 1.195	- 1.407
	that part of the former Town of Burlington annexed to the Town	+ 9.226	+10.854
	that part of the former Town of Oakville annexed to the Town	+13.705	+16.123

O. Reg. 70/75, Sched.

W. D. McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 30th day of January, 1975.

(4731)

8

THE REGIONAL MUNICIPALITY OF PEEL ACT, 1973

O. Reg. 71/75. Order of the Minister. Made—January 30th, 1975. Filed—February 3rd, 1975.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF PEEL ACT, 1973

ORDER

- 1. Under the provisions of section 85 of the Act, IT IS ORDERED:
 - The rates of taxation for general purposes for the year 1974 which, but for this Order, would have been levied by the council of an area municipality on the whole of the assessment for real property and business assessment according to the last revised

assessment roll in the merged areas of each area municipality specified in the Schedule hereto, shall be increased or decreased by the council of the area municipality in each merged area by the number of mills specified in the Schedule.

2. The amounts ascertained by multiplying the mill rates specified in this Order by the assessment for each such merged area shall be included in the sums adopted, by each area municipality concerned, for general purposes in accordance with section 307 of The Municipal Act. O. Reg. 71 /75, s. 1.

Schedule

Merged Areas	Mill Rate Adjustments		
	Residential	Commercia	
Area Municipality of the City of Brampton			
the former Town of Brampton	+0.10	+0.12	
that part of the former Township of Chinguacousy annexed to the City	+0.10	+0.12	
the former Township of Toronto Gore	-3.85	-4.53	
that part of the former Town of Mississauga annexed to the City	-0.60	-0.71	
A Ministralian of the City of Ministra			
Area Municipality of the City of Mississauga	0.24	0.40	
that part of the former Town of Mississauga annexed to the City	-0.34	-0.40	
that part of the former Town of Oakville annexed to the City	-0.20	-0.23	
the former Town of Port Credit	+7.70	+9.06	
the former Town of Streetsville	+0.80	+0.95	

O. Reg. 71/75, Sched.

W. D. McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 30th day of January, 1975.

(4732)

THE REGIONAL MUNICIPALITY OF SUDBURY ACT, 1972

O. Reg. 72/75. Order of the Minister. Made-January 30th, 1975. Filed-February 3rd, 1975.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF SUDBURY ACT, 1972

ORDER

1. Under the provisions of section 85 of the Act, IT IS ORDERED:

- 1. The rates of taxation for general purposes for the year 1974 which, but for this Order, would have been levied by the council of an area municipality on the whole of the assessment for real property and business assessment according to the last revised assessment roll in the merged areas of each area municipality specified in the Schedule hereto, shall be increased or decreased by the council of the area municipality in each such merged area by the number of mills specified in the Schedule.
- 2. The amounts ascertained by multiplying the mill rates specified in this Order by the assessment for each such merged area shall be included in the sums adopted, by each area municipality concerned, for general purposes in accordance with section 307 of The Municipal Act. O. Reg. 72/75, s. 1.

Merged Areas	Mill Rate A	Adjustments
o de la companya de	Residential	Commercial
Area Municipality of the City of Sudbury the former City of Sudbury the former Town of Copper Cliff. the former geographic township of Broder, Dill, Tilton and Eden	$ \begin{array}{rrr} + & 0.341 \\ + & 0.341 \\ - & 5.050 \end{array} $	+ 0.341 + 0.341 - 5.050
Area Municipality of the Town of Nickel Centre the former Town of Coniston the former Township of Falconbridge. the former Township of Neelon and Garson. the former geographic township of MacLennan the former geographic township of Dryden.	+168.878 - 9.482 - 6.227 - 4.213 - 2.309	+167.570 - 5.578 - 6.227 - 4.227 - 2.240
Area Municipality of the Town of Onaping Falls the former Town of Levack. the former Township of Dowling. the former Improvement District of Onaping. the former geographic township of Levack.	+ 16.988 - 25.000 - 15.000 + 4.322	+ 16.988 - 25.000 - 15.000 + 4.322
Area Municipality of the Town of Rayside-Balfour		
the former Township of Balfour	+ 1.735	+ 1.735
the former Township of Rayside	- 3.200	- 3.200
Area Municipality of the Town of Walden		
the former Town of Lively	+ 46.552	+ 59.401
the former Township of Drury, Dennison and Graham	- 0.608	- 0.310
the former Township of Waters	- 13.152	- 8.792
the former Township of Dowling	+ 22.392	+ 35.466
the former Township of Balfour	+ 19.767	+ 30.763
the former geographic township of Fairbanks	+ 0.845	+ 2.801
the former geographic township of Hyman	+ 0.894	+ 15.975
the former geographic townships of Louise and Dieppe	- 1.855	+ 0.004
the former geographic township of Lorne	- 17.090	- 6.963
the former geographic township of Trill	- 1.209	+ 0.300
the former geographic township of Snider	- 2.558	+ 1.712

O. Reg. 72/75, Sched.

W. D. McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 30th day of January, 1975.

(4733)

THE PUBLIC HEALTH ACT

O. Reg. 73/75. Indigent Patients. Made—January 6th, 1975. Approved—January 29th, 1975. Filed—February 3rd, 1975.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

INDIGENT PATIENTS

1. In this Regulation "Director" means the Director of Finance and Accounting Branch of the Ministry of Health. O. Reg. 73/75, s. 1.

2.—(1) An applicant for a free supply of insulin or oral hypoglycaemics who is not eligible for drug benefits under The Health Insurance Act, 1972 and the regulations thereunder, The Family Benefits Act and the regulations thereunder, The General Welfare Assistance Act and the regulations thereunder, The Homes for Special Care Act and the regulations thereunder, The Homes for the Aged and Rest Homes Act and the regulations thereunder, The Charitable Institutions Act and the regulations

thereunder shall make written application to the |

- (2) An application under subsection 1 shall contain the following information:
 - i. name of applicant in full,
 - ii. marital status of applicant, whether married, widowed, divorced, separated or single.
 - iii. where applicant is married, spouse's given name in full.
 - iv. where applicant is a widow, deceased hsuband's name in full,
 - v. where applicant is a widower, deceased wife's name in full,
 - vi. age of applicant at his last birthday,
 - vii. address of applicant (post office, street or rural route number), (township, village, town or city, or county, or as the case may be).
 - viii. name and address of attending physician of applicant, and
 - ix. solemn declaration of the applicant declaring inability to pay for the supply of insulin or oral hypoglycaemics.
- (3) Where a person is mentally or physically disabled and is unable to make application under subsection 1, an adult residing with the applicant shall furnish the particulars required under subsection 2 and shall solemnly declare to the best of his knowledge and belief that the applicant is unable to pay for the supply of insulin or oral hypoglycaemics.
- (4) Where the applicant under subsection 1 is under the age of sixteen years, the parent or guardian or person responsible for his maintenance shall solemnly declare that the parent or guardian or person responsible for his maintenance is unable to pay for the supply of insulin or oral hypoglycaemics. O. Reg. 73/75, s. 2.
- 3. The Minister shall pay on behalf of an applicant where application has been approved by the Director, an amount that is equal to the cost of the insulin or oral hypoglycaemics prescribed for the applicant by a legally qualified medical practitioner where the drugs and their costs have been approved by the Minister. O. Reg. 73/75, s. 3.
- 4. An oral hypoglycaemic agent is designated as a substance for the control or treatment of diabetes for the purpose of section 60 of the Act. O. Reg. 73 /75, s. 4.

5. Regulation 712 of Revised Regulations of Ontario, 1970 and Ontario Regulation 328/73 are revoked. O. Reg. 73/75, s. 5.

> RENE BRUNELLE for Minister of Health

Dated at Toronto, this 6th day of January, 1975.

(4734)

THE CHILDREN'S MENTAL HEALTH CENTRES ACT

O. Reg. 74/75. Application of Act. Made-January 29th, 1975. Filed-February 3rd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 32/71 MADE UNDER THE CHILDREN'S MENTAL HEALTH CENTRES ACT

1. Section 1 of Ontario Regulation 32/71, as remade by section 1 of Ontario Regulation 569/74 and amended by Ontario Regulation 926/74, is further amended by adding thereto the following item:

22a. North Bay Tower Drive 239 Francis Street 957 McIntyre Avenue 677 Copeland Street

Browndale (Ontario)

(4735)

THE MENTAL HEALTH ACT

O. Reg. 75/75. Application of Act. Made—January 29th, 1975. Filed-February 3rd, 1975.

REGULATION TO AMEND REGULATION 576 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MENTAL HEALTH ACT

1. Schedule 4 to section 1 of Regulation 576 of Revised Regulations of Ontario, 1970, as remade by Ontario Regulation 568/74 and amended by Ontario Regulation 927/74, is further amended by adding thereto the following item:

16a. North Bay
Tower Drive
239 Francis
Street
957 McIntyre
Avenue
677 Copeland
Street

Browndale (Ontario)

(4736)

THE MOTORIZED SNOW VEHICLES ACT, 1974

O. Reg. 76/75. General. Made—January 29th, 1975. Filed—February 4th, 1975.

REGULATION TO AMEND
REGULATION 614 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE MOTORIZED SNOW VEHICLES
ACT, 1974

- Subsection 1 of section 22 of Regulation 614
 of Revised Regulations of Ontario, 1970, as
 remade by subsection 1 of section 1 of Ontario
 Regulation 199/72, is revoked and the following substituted therefor:
- (1) Every permit issued under this Regulation on or after the 1st day of October, 1974, and prior to the 1st day of July, 1975, expires with the 31st day of October, 1975. O. Reg. 76/75, s. 1.
 - 2. The said Regulation is amended by adding thereto the following sections:
- 23.—(1) The Minister shall provide, as evidence of the issue of a permit or the validation of a permit, a number plate showing the registration number of the motorized snow vehicle.
- (2) The number plate provided under subsection 1 shall be affixed to and displayed on the front of

the motorized snow vehicle so that the numerals thereon are clearly visible. O. Reg. 76/75, s. 2, bart.

24. The helmet worn by a person who drives a motorized snow vehicle or rides on a motorized snow vehicle or on a cutter, toboggan, sled or similar conveyance towed by a motorized snow vehicle on a serviced roadway or public trail shall comply with the standards set forth in the regulations made pursuant to *The Highway Traffic Act.* O. Reg. 76/75, s. 2, part.

(4737)

8

THE HIGHWAY TRAFFIC ACT

O. Reg. 77 /75. Load Limits. Made—January 29th, 1975. Filed—February 4th, 1975.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

LOAD LIMITS

- 1.—(1) The provisions of subsections 4 and 5 of section 66 and subsections 4 and 5 of section 77 of the Act are declared to be applicable to those parts of the King's Highway described in Schedule 1.
- (2) The provisions of subsections 4, 5 and 6 of section 66 and subsections 4, 5 and 6 of section 77 of the Act shall extend and apply to those parts of the King's Highway described in Schedule 2 from the 1st day of March, 1975 to the 31st day of May, 1975, both inclusive.
- (3) Where a highway is referred to in Schedule 1 or 2 by number, the reference is to that part of the King's Highway that is known thereby. O. Reg. 77/75, s. 1.
- 2. Ontario Regulation 92/74 is revoked. O. Reg. 77/75, s. 2.

Item Number	Number of the King's Highway	Parts of the King's Highway
1	18A	All
2	25	From Hillsburgh to Highway No. 9 and from the north limit of the Village of Grand Valley to Highway No. 89
3	33	from Lennox and Addington County Road No. 8A to the Eastern Terminal of the Glenora-Adolphustown Ferry
4	41	from 8.2 miles south of junction of Highway No. 7 and Highway No. 41 to Erinsville
5	43	from the separated Town of Smiths Falls to its intersection with the road allowance between the Township of South Gower in the County of Grenville and the Township of Mountain in the County of Dundas
6	47	from 2.20 miles south of its intersection with the east limit of the town of Whitchurch-Stouffville in The Regional Municipality of York to its intersection with the Canadian National Railways' rights-of-way at Goodwood in the Township of Uxbridge in The Regional Municipality of Durham
7	48	from the junction of York Regional Road No. 13 (to Mount Albert), to Sutton
8	52	from Highway No. 2 to Highway No. 5, from Highway No. 8 to Highway No. 97 and from Highway No. 97 North to the boundary line between the County of Wellington and The Regional Municipality of Hamilton-Wentworth
9	54	from ½ mile south of Highway No. 2 to Highway No. 6
10	95	All
11	96	· All
12	97	from Highway No. 8 (Cambridge, formerly known as Galt) to Highway No. 6 (Freelton)
13	99	from Copetown to 4 miles east of Highway No. 24
14	_	Bathurst Street in the Town of Vaughan in The Regional Municipality of York from the northerly limit of The Municipality of Metropolitan Toronto to Highway No. 7
15	138	from junction of Highway No. 43 and Highway No. 138 northerly to junction of Highway No. 417
16	_	commonly known as "Dawson's Point Road" from Highway No. 96 to Dawson's Dock
17	-	Centennial Road, from the northerly limit of Highway No. 3 northerly along Centennial Road (between Lot 10, formerly 55, and Lot 11, formerly 56), Concession 9 Township of Yarmouth, to the road allowance south of the Edgeware Road a distance of 5,350 feet more or less or 1,015 miles. Ministry of Transportation and Communications Plan P-2058-25, registered February 13th, 1958, Order-in-Council No. OC 270/58, dated January 30th, 1958

Item Number	Number of the King's Highway	Parts of the King's Highway	
18	-	former township road between lots 5 and 6 in the Township of Chatham in the Gore of Chatham in the County of Kent and lots 5 and 6 in the Township of Sombra in the County of Lambton from existing Highway No. 40 northerly 8.9 miles to junction of Lambton Road No. 2	

O. Reg. 77/75, Sched. 1.

Schedule 2

All that part of the King's Highway lying in that part of Ontario north of the line formed by the Severn River, Highway No. 69 from Washago to Highway No. 12, Highway No. 12 from Highway No. 69 to Highway No. 7 north of Sunderland, Highway No. 7 from Highway No. 12 to Perth, Highway No. 7 from Perth to Highway No. 7B, Highway No. 7B to Highway No. 29 and Highway No. 29 to Arnprior, excepting thereout the following:

- 1. Highway No. 7B,
 - (a) from the westerly limit of Lindsay to the west junction of Highways No. 7 and No. 35;
 - (b) from the south limit of Lindsay to the south junction of Highways No. 7 and No. 35;
 - (c) from Fowlers Corner to the northerly limit of Peterborough;
 - (d) from the easterly limit of Peterborough to the east junction of Highways No. 7 and No. 7B.
- Highway No. 11 from the Severn River to the International Boundary, Town of Rainy River.
- 3. Highway No. 11B,
 - (a) from the northerly limit of North Bay to North Bay Bypass;
 - (b) from Highway No. 11 south of Cobalt to Highway No. 11 north of New Liskeard;
 - (c) from Highway No. 11 to Atikokan.
- Highway No. 17 from Arnprior to Manitoba Border.
- 5. Highway No. 17B from the northerly limit of North Bay to North Bay Bypass.

6. Highway No. 28,

- (a) from junction of Highway No. 7 to Peterborough west limit;
- (b) from Peterborough to Bancroft.
- 7. Highway No. 35 from Highway No. 7 to junction of Highway No. 60 at Dwight.
- Highway No. 35A from Highway No. 35 to junction of Highway No. 121, Fenelon Falls.
- Highway No. 36 from junction of Highway No. 7, Lindsay to south junction of Highway No. 36 and Highway No. 507 to Buckhorn.
- Highway No. 41 from Highway No. 7 (Kaladar) to junction of Highway No. 41 and Highway No. 60 at Eganville.
- Highway No. 46 from Kirkfield to Highway No. 35.
- 12. All Highway No. 60.
- 13. All Highway No. 61.
- 14. Highway No. 62,
 - (a) from the Village of Madoc to the Village of Barry's Bay;
 - (b) from Highway No. 17 to Quebec Boundary.
- 15. All Highway No. 63.
- 16. Highway No. 64,
 - (a) from Highway No. 69 to a point 5.5 miles north of Noelville;
 - (b) from Sturgeon Falls town limit northerly for 2.0 miles.
- Highway No. 65 from New Liskeard to Quebec Border.

- 18. Highway No. 66 from Highway No. 11 to Quebec Border.
- 19. All Highway No. 67.
- 20. All Highway No. 68.
- Highway No. 69, from Gravenhurst to the south junction of Old Highway 545 (Hanmer).
- 22. Highway No. 69B from the easterly limit of Parry Sound to the south junction of Highway No. 69 and Highway No. 69B and from the north limit of Parry Sound (Isabella Street) to the north junction of Highway No. 69 and Highway No. 69B.
- 23. All Highway No. 71.
- 24. All Highway No. 72.
- 25. All Highway No. 94.
- 26. Highway No. 101,
 - (a) from 13.1 miles west of Highway No. 144 to 0.3 mile east of Highway No. 572;
 - (b) from Highway No. 17 to Yonge Street at Foleyet.
- 27. All Highway No. 102.
- Highway No. 103 from Port Severn to junction of Highway No. 69 and Highway No. 103.
- 29. All Highway No. 105.
- 30. All Highway No. 108.
- 31. Highway No. 112 from Highway No. 11 to Highway No. 66.
- 32. Highway No. 117,
 - (a) from junction of Highway No. 11 to Baysville;
 - (b) from junction of Highway No. 35 (Dorset) westerly 5.7 miles.
- Highway No. 118 from junction of Highway No. 69 to junction of Highway No. 11 at Bracebridge.
- 34. Highway No. 121,
 - (a) from junction of Highway No. 35 south of Fenelon Falls to junction of Highway No. 35A, Fenelon Falls;
 - (b) from the north junction of Highway No. 35 and Highway No. 121 to

- south junction of Highway No. 519, Haliburton:
- (c) from junction of Highway No. 503 (Tory Hill) to junction of Highway No. 28
- 35. Highway No. 123 from Highway No. 11 to the Airport.
- 36. All Highway No. 125.
- Highway No. 127 from junction of Highway No. 60 to junction of Highway No. 62 (Maynooth).
- Highway No. 129 from south junction of Highway No. 101 and Highway No. 129 to Chapleau.
- 39. Highway No. 132 from junction of Highway No. 41 to Renfrew.
- Highway No. 141 (formerly Highway 532) from junction of Highway No. 11 to junction of Highway No. 141 and Muskoka District Road No. 4.
- 41. All Highway No. 144.
- 42. Highway No. 507 from the south junction of Highway No. 36 and Highway No. 507 southerly 0.25 mile to Buckhorn.
- 43. Highway No. 520 from Burk's Falls westerly for 6.0 miles.
- 44. All Highway No. 526.
- 45. All Highway No. 531.
- Highway No. 534 from Highway No. 11 to 3 miles west of junction of Highway No. 534 and Highway No. 654.
- 47. Highway No. 535 from a point 4 miles south of St. Charles to Noelville.
- Highway No. 539 from junction of Highway No. 17 at Warren northerly for 5.0 miles.
- Highway No. 540 from junction of Highway No. 68 (at Little Current) westerly to Kagawong.
- 50. All Highway No. 547.
- 51. All Highway No. 550.
- Highway No. 556 from the junction of Highway No. 17 to the junction of Highway No. 552.

- Highway No. 558 from Highway No. 11 to Highway No. 11B in the Town of Haileybury.
- 54. All Highway No. 565.
- 55. All Highway No. 576.
- 56. All Highway No. 578.
- 57. All Highway No. 581.
- 58. Highway No. 584 from Highway No. 11 to south limit of Geraldton.
- 59. Highway No. 589 from Highway No. 102 to Highway No. 591.
- 60. Highway No. 590 from Thunder Bay city limit to Murillo.
- 61. All Highway No. 606.
- 62. All Highway No. 614.
- 63. All Highway No. 618.
- 64. All Highway No. 623.
- 65. All Highway No. 627.
- 66. All Highway No. 628.
- 67. All Highway No. 629.
- 68. Highway No. 17 to Hornepayne.
- 69. All Highway No. 639.
- Highway No. 648 from the west limit of Harcourt to the east junction of Highway No. 648 and Highway No. 121.
- 71. All Highway No. 650.
- 72. All Highway No. 655.
- Highway No. 657 from junction of Highway No. 105 to Uchi Lake Road, a distance of approximately 1.0 mile.
- 74. All Highway No. 661.
- All Highway No. 664 (formerly Highway No. 116).
- Yonge Street from Highway No. 101 to Foleyet.

O. Reg. 77/75, Sched. 2.

THE HIGHWAY TRAFFIC ACT

O. Reg. 78/75. Speed Limits. Made—January 29th, 1975. Filed—February 4th, 1975.

REGULATION TO AMEND REGULATION 429 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

- Section 7 of Regulation 429 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 863/74, is revoked and the following substituted therefor:
- 7. No person shall operate a commercial motor vehicle, except a bus, at a greater rate of speed than 30 miles per hour, northbound, on that part of the King's Highway known as No. 20 in The Regional Municipality of Hamilton-Wentworth lying between a point situate at its intersection with the southerly limit of the roadway known as King Street in the City of Hamilton and a point situate 150 feet measured southerly from its intersection with the northerly limit of the roadway known as Green Mountain Road in the Town of Stoney Creek. O. Reg. 78/75, s. 1.

(4739)

THE HIGHWAY TRAFFIC ACT

O. Reg. 79/75. Signs. Made—January 29th, 1975. Filed—February 4th, 1975.

REGULATION TO AMEND REGULATION 425 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

- Section 17a of Regulation 425 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 710/74, is amended by striking out "January, 1975" in the second line and inserting in lieu thereof "January, 1976". O. Reg. 79/75, s. 1.
- Section 17b of the said Regulation, as made by section 1 of Ontario Regulation 710/74, is amended by striking out "January, 1975" in the second line and inserting in lieu thereof "January, 1976". O. Reg. 79/75, s. 2.

(4738)

(4740)

THE LAND SPECULATION TAX ACT, 1974

O. Reg. 80/75.

Exemption—Conveyance from East Marstock Lands Limited. Made—January 29th, 1975. Filed—February 5th, 1975.

REGULATION MADE UNDER THE LAND SPECULATION TAX ACT, 1974

EXEMPTION—CONVEYANCE FROM EAST MARSTOCK LANDS LIMITED

1. A disposition of any part of the designated land described in the Schedule to this Regulation, made by East Marstock Lands Limited, is exempt from the tax imposed by subsection 1 of section 2 of the Act. O. Reg. 80/75, s. 1.

Schedule

That parcel of land situate in the Town of Huntsville, more particularly described as follows:

All of Lot 18 as shown on Registered Plan Number 36 for the Town of Huntsville designated as Part 1 on a Plan of Survey of Record in the Land Registry Office for the Land Titles Division of Muskoka (No. 35) as Number 35R-2577;

All of Lot 19 as shown on Registered Plan Number 36 for the Town of Huntsville designated as Part 2 on a Plan of Survey of Record in the Land Registry Office for the Land Titles Division of Muskoka (No. 35) as Number 35R-2577, being the whole of the said parcel;

All that parcel of land situate in the Town of Huntsville in The District Municipality of Muskoka, being composed of part of the original allowance for road between lots 15 and 16 in Concession II of the said Town, designated as parts 1 and 2 on a Plan of Survey on deposit in the Land Registry Office for the Registry Division of Muskoka (No. 35) as Plan Number 35R-2568. O. Reg. 80 /75, Sched.

(4742)

THE EDUCATION ACT, 1974

O. Reg. 81/75.

Ontario Schools for the Blind and Ontario Schools for the Deaf.

Made—January 13th, 1975.

Approved—January 29th, 1975.

Filed—February 5th, 1975.

REGULATION TO AMEND REGULATION 198 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE EDUCATION ACT, 1974

- Section 2 of Regulation 198 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- **2.**—(1) The Ontario School for the Blind is designated as The W. Ross Macdonald School.
- (2) The Ontario School for the Deaf, Belleville is designated as The Sir James Whitney School.
- (3) The Ontario School for the Deaf, Milton is designated as The Ernest C. Drury School.
- (4) The Ontario School for the Deaf located in the City of London is designated as The Robarts School. O. Reg. 81/75, s. 1.

THOMAS L. WELLS Minister of Education

Dated at Toronto, this 13th day of January, 1975.

(4743)

THE PLANNING ACT

O. Reg. 82/75.

Restricted Areas—All Lands within the Township of Mersea in the County of Essex. Made—February 4th, 1975. Filed—February 6th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 276/74 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 276/74 is amended by adding thereto the following section:
- 7. Notwithstanding any other provisions of this Order, a building containing office space and storage space of not more than 4,000 square feet may be erected for the purpose of operating a general contracting business on the land described in Schedule 2 provided the building is no closer than 45 feet from the centre line of Oak Street. O. Reg. 82/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

That parcel of land situate in the Township of Mersea in the County of Essex, being composed of part of Lot 5 as shown on a Plan registered in the Registry Office for the Registry Division of the County of Essex (No. 12) as Number 402, more particularly described as follows:

Beginning at an iron bar planted in the northern limit of the said Lot 5 and distant 360 feet measured easterly in that limit from the northwest angle of the said Lot;

Thence easterly and following the northern limit of the said Lot, 60.08 feet;

Thence southerly and parallel with the western limit of the said Lot, 200 feet;

Thence westerly and parallel with the northern limit of the said Lot, 60.08 feet to an iron bar;

Thence northerly and parallel with the western limit of the said Lot, 200 feet, more or less, to the place of beginning. O. Reg. 82/75, s. 2.

G. M. FARROW Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 4th day of February, 1975.

(4755)

8

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 83/75.

The Regional Municipality of York, Town of Markham. Made—February 5th, 1975. Filed—February 6th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 473/73. MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- 1. Paragraph iv of section 2 of Ontario Regulation 473/73, as remade by section 1 of Ontario Regulation 67/74, is revoked and the following substituted therefor:
- (iv) Lots 5 to 10, both inclusive, in Concession IV excepting the following parcels of land:
 - 1. The westerly 2,000 feet of Lot 10 in Concession IV.

- That tract of land situate in the Town of Markham in The Regional Municipality of York, being composed of that part of Lot 5 in Concession IV, more particularly described as Part 2 on a Plan filed in the Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number R-2555.
- 3. That parcel of land situate in the Town of Markham in The Regional Municipality of York, being composed of part of Lot 5 in Concession IV, which parcel is more particularly described as follows:

Premising that the westerly limit of the road allowance between concessions IV and V has a bearing of north 10° 54′ 20″ west and relating all bearings herein thereto;

Beginning at the southeasterly limit of the said Lot;

Thence northerly following the westerly limit of that road allowance on a bearing of north 10° 54′ 20″ west, a distance of 269.95 feet;

Thence westerly in a straight line on a bearing of north 72° 6′ 55" east, a distance of 1,004.05 feet;

Thence southerly in a straight line on a bearing of north 14° 45′ 25″ west, a distance of 22.68 feet;

Thence westerly in a straight line on a bearing of north 72° 8′ 25″ east, a distance of 1,611.14 feet;

Thence southwesterly on a curve having a radius of 2,919.93 feet, an arc distance of 561.85 feet, chord equivalent of 560.98 feet, on a chord bearing of north 52° 52′ 25″ east;

Thence southerly in a straight line on a bearing of north 13° 39′ 5″ west, a distance of 54.64 feet;

Thence easterly in a straight line on a bearing of north 72° 14′ 15″ east, a distance of 3,117.31 feet to the place of beginning.

W. DARCY McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 5th day of February, 1975.

(4756)

8

THE GENERAL WELFARE ASSISTANCE

O. Reg. 84/75. General. Made-February 5th, 1975. Filed-February 6th, 1975.

REGULATION TO AMEND REGULATION 383 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

- 1. Subclause ii of clause b of subsection 1 of section 19 of Regulation 383 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 84/75, s. 1.
- 2.—(1) Subclause ii of clause a of item 1 of Form 6 of the said Regulation is revoked. O. Reg. 84 /75, s. 2 (1).
- (2) Subclause ii of clause b of item 1 of the said Form 6 is revoked. O. Reg. 84 /75, s. 2 (2).
- (3) Clause b of Note 3 to the said Form 6 is revoked. O. Reg. 84/75, s. 2 (3).
- 3. This Regulation shall be deemed to have come into force on the 6th day of February, 1975. O. Reg. 84/75, s. 3.

(4757)

THE HOMEMAKERS AND NURSES SERVICES ACT

O. Reg. 85/75. General. Made-February 5th, 1975. Filed-February 6th, 1975.

REGULATION TO AMEND REGULATION 436 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HOMEMAKERS AND NURSES SERVICES ACT

- 1.—(1) Subclause iii of clause b of subsection 1 of section 6 of Regulation 436 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 - (iii) Subject to subsections 2 and 3, a person who by reason of financial hardship, inability to obtain regular employment, lack of the principal family provider, illness, disability or old age, has available daily income as determined by the welfare administrator in accordance with Form 5, that is less than the daily cost of providing under the Act the services of a homemaker or nurse to him or any of his dependants. R.R.O. 1970, Reg. 436, s. 6 (1); O. Reg. 85/75, s. 1 (1).
- (2) Subsection 2 of the said section 6 is revoked and the following substituted therefor:
- (2) In determining that a person is a person in need for the purposes of this section, there may be excluded in determining available income an exemption on net earnings not exceeding an amount equal to 25 per cent of the monthly net earnings of the person and the monthly net earnings of his dependants who are adults. O. Reg. 85/75, s. 1 (2).
 - (3) Subsection 5 of the said section 6, as remade by section 4 of Ontario Regulation 384/74, is revoked and the following substituted therefor:
- (5) The monthly amount of the reimbursement payable under section 9 of the Act by the Province of Ontario to a municipality or to a council of an approved band that,
 - (a) employs a homemaker or nurse; or
 - (b) enters into an agreement with a person or organization,

pursuant to section 5 of the Act, for the furnishing of homemaking services or nursing services to a person in need, shall be 80 per cent of the amount by which the net monthly cost of the services, as approved by the Director and determined in accordance with Form 2, paid or incurred by the municipality or council of the band, as the case may be, exceeds the available income of the person in need determined in accordance with Form 5. O. Reg. 85/75, s. 1 (3).

2. Form 2 of the said Regulation, as amended by section 5 of Ontario Regulation 384/74, is revoked and the following substituted therefor:

Form 2

The Homemakers and Nurses Services Act					
APPLICATION FOR MONTHLY PAYMENT OF PROVINCIAL SUBSIDY					
Corporation (municipality), District Board or A			(sp	ecify city,	town, village, etc.
County or District of					
Account for the Month of					
Account for the Month of	Part 1				
WOMEN A LINE CERVICES - DURCH ACE		MILINI	ICIDALIT.	v Diewe	ICT DOADD OD
HOMEMAKERS SERVICES—PURCHASEI APPROVED BAND FROM A PERSON OR					
A. Statistics					
		(Cases and P	ersons Serv	ved
				Teaching Homemaker	
	Family	Sin	ngle Te	otal	(See Note)
Cases served in month			100		
Adults—60 years of age and over					
—under 60 years of age					
Children—16 years of age and under					
Total persons served					
		1 -		1	
		U	nits of Serv	ice Provide	ed
		Hon	nemaker		
	Adults 60 years of and ove	age	All Other	Total	Teaching Homemaker (See Note)
Hours					
Days					
Weeks					

THE ONTARIO GAZET	TTE O. Reg. 85/75
B. Costs of Services Purchased	
Homemaker—adults 60 years of age and over	\$
—all other	
Teaching homemaker	
	\$
Less: Total available income of persons served	
Net cost to municipality, district board or approved band	\$
	Manage Commence of the Commenc
Part II	
OMEMAKERS SERVICES—PROVIDED BY A HOMEMAKE	

Н

A. Statistics

	cases and reisons served				
	Homemaker			Teaching Homemaker	
	Family	Single	Total	(See Note)	
Cases served in month					
Adults—60 years of age and over					
—under 60 years of age					
Children—16 years of age and under					
Total persons served	•				

	Units of Service Provided			
	Hon	Homemaker		
	Adults 60 years of age and over All Other		Total	- Teaching Homemaker (See Note)
Hours				
Days				
Weeks				

В.	Costs of Services Provided	
	Salaries, wages, honoraria—homemakers	\$
	—other	
	Staff benefits as approved by the Minister	
	Travelling expenses	
	Fees for staff training including necessary living allowances during training	
	Payments for research or consultation on a contract or fee-for-service basis	
		\$
	Less: Total available income of persons served	
	Desc. Total available medile of persons served	
	Net cost to municipality, district board or approved band	\$
Тот	E:	
	Teaching homemakers provide training and instruction in household management children.	and the care of
	Part III	
DI	NURSES SERVICES—PURCHASED BY THE MUNICIPALITY, DISTRICT B	
	PROVED BAND FROM A PERSON OR ORGANIZATION UNDER SECTION 5	OF THE ACT
A.	Statistics Violate in months Adults 60 years of annual arms	
	Visits in month: Adults—60 years of age and over —under 60 years of age	
	Children—16 years of age and under Total visits made	
B	Cost of Services Purchased	
υ.	Adults—60 years of age and over	\$
	All other	v
		\$
	Less: Total available income of persons served	
	Net cost to municipality, district board or approved band	\$
	1 7/	

Part IV

NURSES SERVICES—PROVIDED BY A REGISTERED NURSE, WHO IS AN EMPLOYEE OF THE MUNICIPALITY, DISTRICT BOARD OR APPROVED BAND, UNDER SECTION 5 OF THE ACT

A.	A. Statistics		
	Visits in month: Adults- 60 years of age and over		
	—under 60 years of age		
	Children—16 years of age and under		
	Total visits made		
В.	B. Costs of Services Provided		
	Salaries, wages, honoraria—registered nurses		\$
	—other		
	Staff benefits as approved by the Minister		
	Travelling expenses		
	Fees for staff training including necessary living allowances during	training	
	Payments for research or consultation on a contract or fee-for-servi	ce basis	
	Less: Total available income of persons served		\$
	Net cost to municipality, district board or approved band		\$
	Part V		
	CERTIFICATE		
Ve	Ve certify that,		
	1. This application for provincial subsidy is correct.		
	2. The amounts shown have been disbursed in accordance with the	e regulations.	
	This application is in agreement with the records of the munic band making the application.	cipality, district l	ooard or approved
	(signature	of municipal welfs	are administrator)
		(address)	
	(date)	(signature of trea	asurer)
		(address)	

Part VI

FOR MINISTRY USE ONLY

Net cost to municipanty, district board of approved band	
Part I(B)	\$
Part II(B)	
Part III(B)	
Part IV(B)	<u></u>
	\$
Adjustment, specify	· · · · · · · · · · · · · · · · · · ·
Adjusted net cost to the municipality, district board or approved band	1 \$
Less: Municipality, district board or approved band portion—20% or adjusted net cost	
Reimbursement by the Province	\$
Recommended for p	aumont
(date)	ayment(signature)
	O. Reg. 85/75, s. 2.

3. This Regulation shall be deemed to have come into force on the 6th day of February, 1975. O. Reg. 85 /75, s. 3.

(4758)

8

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 86/75.

Designations-Miscellaneous, Southern Ontario.

Made-January 29th, 1975. Filed-February 7th, 1975.

REGULATION TO AMEND **REGULATION 394 OF** REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. Schedules 23, 24, 25, 26, 27, 30, 31, 32 and 33 to Regulation 394 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 23

RIGHT-OF-WAY AND INTERCHANGE AREAS BETWEEN EGLINTON AVENUE AND EVANS AVENUE

In the Borough of Etobicoke in The Municipality of Metropolitan Toronto being,

- (a) part of lots 12 to 18, both inclusive, in Concession 2 fronting the Humber;
- (b) part of lots 12 to 17, both inclusive, in Concession 3 fronting the Humber;
- (c) part of lots 20 and 21 in each of concessions 1 and 2 northern division fronting Lake Ontario:
- (d) part of lots 10 and 11 in each of concessions 3, 4 and 5, Colonel Smith's Tract;
- (e) part of,

- (i) lots 1, 2 and 3,
- (ii) blocks A and B, and
- (iii) 1-foot reserve.

Registered Plan Number 7179;

- (f) part of,
 - (i) lots 1 to 5, both inclusive, and
 - (ii) Willowridge Road,

Registered Plan Number 3935;

- (g) part of blocks B, C and D, Registered Plan Number 5400;
- (h) part of 1-foot reserve Registered Plan Number 5135;
- (i) part of lots 1 to 9, both inclusive, Registered Plan Number 5230;
- (j) part of,
 - (i) 10-foot widening, and
 - (ii) The East Mall,

Registered Plan Number 5719;

- (k) part of,
 - (i) lots 288 and 304, and
 - (ii) Block C,

Registered Plan Number 4315;

- (l) part of,
 - (i) Block F,
 - (ii) 15-foot widening, and
 - (iii) 1-foot reserve.

Registered Plan Number 4805;

- (m) part of,
 - (i) Block C.
 - (ii) Service Road, and
 - (iii) Broadleigh Avenue,

Registered Plan Number 4392;

- (n) part of,
 - (i) Lot 176,
 - (ii) Eringate Drive, and

(iii) Inverdon Court,

Plan M-718:

- (o) part of,
 - (i) lots 14, 15, 25, 26, 116, 117 and 127,
 - (ii) 1-foot reserve,
 - (iii) 25-foot widening,
 - (iv) Summerfield Crescent,
 - (v) Brigitta Crescent, and
 - (vi) Graydon Gate,

Plan M-814;

- (p) part of Block B and widening Plan M-881;
- (q) part of,
 - (i) Block D,
 - (ii) widening, and
 - (iii) The West Mall,

Plan M-851;

- (r) part of,
 - (i) blocks A, B and C,
 - (ii) 1-foot reserve,
 - (iii) widening, and
 - (iv) Walney Drive.

Plan M-883;

- (s) part of,
 - (i) blocks A, D, G and Z,
 - (ii) widening, and
 - (iii) Capri Road,

Plan M-986;

- (t) part of lots 1, 2, 3 and 4, Plan MX-4;
- (u) part of lots 1, 2, 4, 5 and 6, Plan MX-88;
- (v) part of,
 - (i) Block B,
 - (ii) 1-foot reserve, and
 - (iii) Eva Road,

Plan M-865;

- (w) part of,
 - (i) Block A, and
 - (ii) Eva Road,

Plan M-887;

- (x) part of,
 - (i) Block A, and
 - (ii) Valhalla Inn Road,

Plan M-955;

- (y) part of,
 - (i) Block F, and
 - (ii) Gibbs Road,

Plan M-1046;

- (z) part of Wellesworth Drive Plan M-752;
- (aa) part of lots 1 and 2 Plan MX-119;
- (ab) part of Lot 1 Plan MX-115;
- (ac) part of lots 1 and 2 Plan MX-114;
- (ad) part of Lot 1 Plan MX-126;
- (ae) part of Lot 1 Plan MX-127;
- (af) part of Lot 1 Plan MX-110;
- (ag) part of lots 1 and 2 Plan MX-113;
- (ah) part of lots 1 and 2 Plan MX-122;
- (ai) part of lots 1 and 2 Plan MX-125;
- (aj) part of Lot 1 Plan MX-109;
- (ak) part of lots 1 and 2 Plan MX-124;
- (al) part of lots 1 and 2 Plan MX-112;
- (am) part of Lot 1 Plan MX-106;
- (an) part of Lot 1 Plan MX-116;
- (ao) part of Lot 1 Plan MX-111;
- (ap) part of Lot 1 Plan MX-123;
- (aq) part of lots 1, 2 and 3 Plan MX-120;
- (ar) part of lots 1 and 2 Plan MX-108;
- (as) part of Lot 1 Plan MX-117;

- (at) part of Lot 1 Plan MX-118;
- (au) part of Lot 1 Plan MX-121;
- (av) part of Eglinton Avenue in lots 16 and 17 in each of concessions 2 and 3 fronting the Humber:
- (aw) part of Bridgeway Street in Lot 21 in Concession 1 northern division fronting Lake Ontario;
- (ax) part of The Queensway in lots 10 and 11 in Concession 3 Colonel Smith's Tract; and
- (ay) part of the road allowance between,
 - (i) concessions 2 and 3 fronting the Humber (Brown's Line),
 - (ii) Concession 2 northern division fronting Lake Ontario and concessions 2 and 3 fronting the Humber (Rathburn Road),
 - (iii) concessions 1 and 2 northern division fronting Lake Ontario, adjacent to lots 20 and 21 (Burnhamthorpe Road),
 - (iv) Concession 1 northern division fronting Lake Ontario and Concession 5 Colonel Smith's Tract, adjacent to lots 10 and 11 Colonel Smith's Tract (Bloor Street),
 - (v) concessions 4 and 5 Colonel Smith's Tract, adjacent to lots 10 and 11 (Dundas Street),
 - (vi) concessions 3 and 4 Colonel Smith's Tract, adjacent to lots 10 and 11 (North Queen Street),
 - (vii) lots 20 and 21 in each of concessions 1 and 2 northern division fronting Lake Ontario (Brown's Line), and
 - (viii) lots 10 and 11 in each of concessions 3, 4 and 5 Colonel Smith's Tract (Brown's Line),

and being those portions of the highway shown as PARTS 1 and 2 on Ministry of Transportation and Communications plan P-5047-72, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 24th day of October, 1974.

4.80 miles, more or less.

O. Reg. 86/75, s. 1.

(4759) 8

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 87/75.

Designations—Queen Elizabeth Way. Made—January 29th, 1975. Filed—February 7th, 1975.

REGULATION TO AMEND
REGULATION 395 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT

 Schedule 3 to Regulation 395 of Revised Regulations of Ontario, 1970 is revoked.
 Reg. 87 /75, s. 1.

(4760)

8

THE PLANNING ACT

O. Reg. 88/75.

Restricted Areas—County of Haldimand, Township of Canborough. Made—February 3rd, 1975. Filed—February 7th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 279/73 MADE UNDER THE PLANNING ACT

- Section 22 of Ontario Regulation 279/73, as remade by section 1 of Ontario Regulation 667/74, is revoked and the following substituted therefor:
- 22. Notwithstanding any other provision of this Order, a single-family dwelling and buildings and structures accessory thereto may be erected on each of the lands described in Schedules 6, 9 and 13 provided the provisions of section 9 and the following requirements are met:

Minimum front yard

30 feet

Minimum side yard

15 feet

Minimum rear yard

25 feet

Maximum lot coverage 2

20 per cent

Maximum height

two and one-half storeys

Minimum total floor

area

1,000 square feet

O. Reg. 88/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedule:

Schedule 13

That parcel of land situate in the Town of Dunnville in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Canborough in the County of Haldimand, being composed of that part of Lot 11 in the Dockstader Tract in the Town of Dunnville, more particularly described as follows:

Commencing at the most northerly angle of the said Lot;

Thence south 51° 59′ 30″ west along the northwesterly limit of the said Lot, 10.39 feet, more or less, to the southwesterly limit of that part of the King's Highway known as No. 3, as widened;

Thence south 22° 11′ east along the said southwesterly limit, as widened, 483.8 feet to an iron bar marking the most northerly angle of the said Lot, the said iron bar marking the place of beginning of the herein described parcel;

Thence south 22° 11' east along the southwesterly limit of the said part of the King's Highway, as widened, 100 feet to an iron bar;

Thence south 51° 24′ west, 489.37 feet to an iron bar planted in the northeasterly limit of the Canadian National Railways right-of-way;

Thence north 54° 05′ west along the said northeasterly limit 99.53 feet to an iron bar;

Thence north 51° 24′ east, a distance of 544.20 feet, to the place of beginning. O. Reg. 88/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing.

Dated at Toronto, this 3rd day of February, 1975.

(4761)

3

THE PLANNING ACT

O. Reg. 89/75.

Restricted Areas—County of Norfolk, Township of Charlotteville. Made—February 3rd, 1975. Filed—February 7th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 286/73 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 286/73 is amended by adding thereto the following section:
- **53.** Notwithstanding any other provision of this Order, the land described in Schedule 49 may be used for the erection thereon of one single-family detached cottage, and buildings and structures accessory thereto, provided the requirements of section 15 and the following requirements are met:

REQUIREMENTS FOR COTTAGE

Minimum lot area 1.237 acres

Minimum lot frontage 350 feet

Minimum front yard 25 feet

Minimum side yard 10 feet on one side and

4 feet on the other side

Minimum rear yard 25 feet

Maximum height not to exceed 35 feet

Maximum lot coverage not to exceed 15 per cent

O. Reg. 89/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 49

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Charlotteville in the County of Norfolk, being composed of part of Lot 13 in Front of Concession A in the said Township, more particularly described as follows:

Beginning at a point in the northerly limit of Head Street according to a Plan registered in the Registry Office for the Registry Division of the County of Norfolk (No. 37) as Number 346, distant 467 feet measured on a course of north 60° 10′ west along the northerly limit of Head Street from the northwesterly angle of Plan Number 159;

Thence north 60° 10′ west along the northerly limit of the said street 350 feet, more or less, to the easterly limit of the land described in Instrument Number 333029;

Thence north 23° 8' east along the said easterly limit, a distance of 151.14 feet;

Thence south 60° 10′ east 367.63 feet, more or less, to the most northerly angle of the lands described in Instrument Number 307243;

Thence south 29° 50′ west along the northwesterly limit of the said lands, a distance of 150.11 feet to the place of beginning. O. Reg. 89 /75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division.
Ministry of Housing.

Dated at Toronto, this 3rd day of February, 1975.

(4762)

8

THE PLANNING ACT

O. Reg. 90/75.

Restricted Areas—County of Norfolk, Township of Townsend. Made—February 4th, 1975. Filed—February 7th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 290/73 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 290/73 is amended by adding thereto the following sections:
- 43. Notwithstanding any other provision of this Order, the lands described in Schedules 52 and 53 may each be used for the erection thereon of one single-family dwelling and buildings and structures accessory thereto. O. Reg. 90 /75, s. 1, part.
- **44.** Notwithstanding any other provision of this Order, the lands described in Schedules 54, 55 and 56 may each be used for the erection thereon of one additional single-family dwelling. O. Reg. 90 /75, s. 1, part.
 - 2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 52

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Townsend in the County of Norfolk, being more particularly described as Part 1 as shown on Plan Number 37R-429, the said Plan being on deposit in the Registry Office for the Registry Division of Norfolk (No. 37). O. Reg. 90 /75, s. 2, part.

Schedule 53

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Townsend in the County of Norfolk, being more particularly described as Part 1 as shown on Plan Number 37R-430, the said Plan being on deposit in the Registry Office for the Registry Division of Norfolk (No. 37). O. Reg. 90 /75, s. 2, part.

Schedule 54

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Townsend in the County of Norfolk, being composed of the east twenty acres of the west four-fifths of the north half of Lot 9 in Concession XI of the said Township of Townsend. O. Reg. 90 /75, s. 2, part.

Schedule 55

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Townsend in the County of Norfolk, being composed of:

1. The southwest quarter of Lot 15 in Concession IX of the Township of Townsend, which parcel of land is more particularly described as follows:

Beginning at the southwesterly angle of Lot 15 in the said Concession:

Thence easterly thirteen chains and eighty-one links to a stone set;

Thence northerly thirty-one chains and thirteen links to a stone set, 20 feet, more or less, north from a maple tree which stands on the north bank of the creek;

Thence westerly fifteen chains and forty-six links to a stone set on the south bank of the creek on the line between lots 14 and 15 in the said Concession;

Thence southerly thirty-five chains and fortyseven links to the place of beginning.

2. The south fifty acres of the east half of Lot 14 in Concession IX of the Township of Townsend. O. Reg. 90 /75, s. 2, part.

Schedule 56

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Townsend in the County of Norfolk, being composed of that part of the south half of Lot 3 in Concession I of the said Township, lying west of the lands of the Toronto, Hamilton and Buffalo Railway Company, containing by admeasurement seven acres, more or less, all as described in an Instrument registered in the Registry Office for the Registry Division of Norfolk (No. 37) as Number 258815. O. Reg. 90 /75, s. 2, part.

> G. M. FARROW Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 4th day of February, 1975.

(4763)

THE REGIONAL MUNICIPAL GRANTS ACT

O. Reg. 91/75.

Payments to Area Municipalities The Regional Municipality of Sudbury.

Made-December 12th, 1973. Filed-February 7th, 1975.

REGULATION MADE UNDER THE REGIONAL MUNICIPAL GRANTS ACT

PAYMENTS TO AREA MUNICIPALITIES-THE REGIONAL MUNICIPALITY OF SUDBURY

1. The payments to be made to each of the undernoted area municipalities in The Regional Municipality of Sudbury in the year 1973-74 under the provisions of subsection 2 of section 9 of The Regional Municipal Grants Act shall be as follows:

nal Municipality of Sudhum

Regional Municipality of Sudbi	ury \$819,000
City of Sudbury	348,760
Town of Capreol	42,082
Town of Nickel Centre	287,154
Town of Onaping Falls	80,207
Town of Rayside-Balfour	194,740
Town of Valley East	383,499
Town of Walden	498,071
	O. Reg. 91/75, s. 1.
(4764)	8

Publications Under The Regulations Act

March 1st, 1975

THE HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 92/75. General. Made—February 5th, 1975. Filed—February 10th, 1975.

REGULATION TO AMEND REGULATION 439 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HOMES FOR THE AGED AND REST HOMES ACT

- Section 39 of Regulation 439 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 704/73 and amended by section 1 of Ontario Regulation 846/74, is revoked and the following substituted therefor:
- 39.—(1) For the purpose of determining the membership of a board, the districts for which the boards have been established are divided into the areas set out in the Schedules.
- (2) For each board named in the heading of a Schedule, the number of members, the areas in a district that they represent and the manner of their appointment shall be that set out in the Schedule.
- (3) A member at large of a board shall hold office for a term not to exceed two years.
- (4) The term of office of each member of a board who is not a member at large is two years commencing on the 1st day of April in the year of his appointment.
- (5) A member of a board is eligible for reappointment at the expiration of his term of office.
- (6) When the office of a member of a board becomes vacant before the end of the term of office of the member, a new member may be appointed for the remainder of the unexpired term.
- (7) No person shall be a member of a board unless he is a resident of the district in which the home is located.
- (8) A board shall, after its first meeting, notify the Director and the administrator of the names of each member of the board and the area that the member represents.

(9) A board shall notify the Director and the administrator forthwith after the appointment of a member pursuant to subsection 6. O. Reg. 92/75, s. 1, part.

CHAIRMEN OF BOARDS

- **40.**—(1) A board shall, at its first meeting in each year, appoint one of its members as chairman of the board.
- (2) A member of the board who is appointed under subsection 1 shall serve as chairman for twelve consecutive months following his appointment and, subject to subsection 3, may be reappointed as chairman for the next ensuing year.
- (3) No member of the board shall serve for more than two consecutive years as chairman.
- (4) Where the chairman resigns or dies or his office becomes vacant before his term as chairman has expired, the board shall appoint another member of the board as chairman thereof to complete the unexpired portion of the term of the chairman. O. Reg. 92/75, s. 1, part.

COMMITTEES OF MANAGEMENT

- 41. A committee of management appointed pursuant to section 8 of the Act shall, in the case of a home, be composed of not fewer than three and not more than five members of the council of the municipality and, in the case of a joint home, shall be composed of not more than three members of the council of each of the participating municipalities. O. Reg. 92/75, s. 1, part.
 - 2. Schedule 1, as remade by section 1 of Ontario Regulation 653/74, Schedules 2 and 3, as made by section 2 of Ontario Regulation 704/73, Schedule 4, as remade by section 1 of Ontario Regulation 470/74 and Schedules 5 to 10, as made by section 2 of Ontario Regulation 704/73 to the said Regulation, are revoked and the following substituted therefor:

Schedule 1

THE BOARD OF MANAGEMENT FOR THE DISTRICT OF ALGOMA

The Board of Management for the District of Algoma shall consist of nine members and the areas they represent and the manner of their appointment shall be as follows:

- 1. Two members at large to be appointed by the Lieutenant Governor in Council.
- Area 1, represented by three members to be appointed by the municipal council of The Corporation of the City of Sault Ste, Marie,
- 3. Area 2, represented by one member to be appointed jointly by the municipal councils of,
 - The Corporation of the Township of Elliot Lake, and
 - ii. The Corporation of the Improvement District of the North Shore.
- Area 3, represented by one member to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Town of Blind River,
 - The Corporation of the Township of Thompson,
 - The Corporation of the Village of Iron Bridge, and
 - iv. The Corporation of the Township of Day and Bright Additional.
- 5. Area 4, represented by one member to be appointed jointly by the municipal councils of,
 - The Corporation of the Township of Michipicoten,
 - ii. The Corporation of the Improvement District of White River, and
 - The Corporation of the Township of Wicksteed.
- 6. Area 5, represented by one member to be appointed jointly by the municipal councils of,
 - The Corporation of the Town of Bruce Mines,
 - ii. The Corporation of the Town of Thessalon,
 - The Corporation of the Village of Hilton Beach,
 - The Corporation of the Township of Jocelyn,
 - v. The Corporation of the Township of Johnson,
 - vi. The Corporation of the Township of Laird,
 - vii. The Corporation of the Township of Macdonald, Meredith and Aberdeen Additional,

- viii. The Corporation of the Township of Plummer Additional.
 - ix. The Corporation of the Township of Prince,
 - x. The Corporation of the Township of St. Joseph,
- xi. The Corporation of the Township of Tarbutt and Tarbutt Additional,
- xii. The Corporation of the Township of Thessalon, and
- xiii. The Corporation of the Township of Hilton. O. Reg. 92/75, s. 2, part.

THE BOARD OF MANAGEMENT FOR THE DISTRICT OF COCHRANE

The Board of Management for the District of Cochrane shall consist of nine members and the areas they represent and the manner of their appointment shall be as follows:

- 1. Two members at large to be appointed by the Lieutenant Governor in Council.
- Area 1, represented by two members to be appointed by the municipal council of The Corporation of the Town of Kapuskasing.
- 3. Area 2, represented by two members to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Town of Iroquois Falls, and
 - ii. The Corporation of the Township of Black River-Matheson.
- 4. Area 3, represented by one member to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Town of Hearst, and
 - ii. The Corporation of the Township of Owens, Williamson and Idington.
- Area 4, represented by one member to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Township of Fauquier,
 - The Corporation of the Township of Shackleton and Machin,
 - iii. The Corporation of the Town of Smooth Rock Falls, and
 - The Corporation of the Township of Kendrey.

- Area 5, represented by one member to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Town of Cochrane,
 - The Corporation of the Township of Glackmeyer, and
 - iii. The Moosonee Development Area Board. O. Reg. 92/75, s. 2, part.

THE BOARD OF MANAGEMENT FOR THE DISTRICT OF KENORA

The Board of Management for the District of Kenora shall consist of nine members and the areas they represent and the manner of their appointment shall be as follows:

- 1. Three members at large to be appointed by the Lieutenant Governor in Council.
- 2. Area 1, represented by three members to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Town of Kenora,
 - ii. The Corporation of the Town of Keewatin,
 - iii. The Corporation of the Improvement District of Sioux Narrows, and
 - iv. The Corporation of the Township of Jaffray and Melick.
- 3. Area 2, represented by two members to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Town of Dryden,
 - ii. The Corporation of the Township of Machin,
 - iii. The Corporation of the Improvement District of Barclay,
 - iv. The Corporation of the Township of Ignace, and
 - v. The Corporation of the Town of Sioux Lookout
- 4. Area 3, represented by one member to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Township of Ear Falls.
 - ii. The Corporation of the Improvement District of Balmertown, and
 - iii. The Corporation of the Township of Red Lake. O. Reg. 92/75, s. 2, part.

Schedule 4

THE BOARD OF MANAGEMENT FOR THE DISTRICT OF MANITOULIN

The Board of Management for the District of Manitoulin shall consist of seven members and the areas they represent and the manner of their appointment shall be as follows:

- 1. Two members at large to be appointed by the Lieutenant Governor in Council.
- Area 1, represented by two members to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Town of Little Current,
 - ii. The Corporation of the Township of Howland,
 - iii. The Corporation of the Township of Rutherford and George Island, and
 - iv. The Corporation of the Township of Assiginack.
- 3. Area 2, represented by one member to be appointed jointly by the municipal councils of,
 - The Corporation of the Township of Carnaryon,
 - The Corporation of the Township of Sandfield.
 - The Corporation of the Township of Tehkummah.
- 4. Area 3, represented by one member to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Town of Gore Bay,
 - ii. The Corporation of the Township of Gordon, and
 - iii. The Corporation of the Township of Billings.
- Area 4, represented by one member to be appointed jointly by the municipal councils of,
 - The Corporation of the Township of Barrie Island,
 - ii. The Corporation of the Township of Burpee, and
 - iii. The Corporation of the Township of Cockburn Island. O. Reg. 92/75, s. 2, part.

THE BOARD OF MANAGEMENT FOR THE DISTRICT OF NIPISSING EAST

The Board of Management for the District of Nipissing East shall consist of seven members and the areas they represent and the manner of their appointment shall be as follows:

- 1. Two members at large to be appointed by the Lieutenant Governor in Council.
- Area 1, represented by three members to be appointed by the municipal council of The Corporation of the City of North Bay.
- 3. Area 2, represented by one member to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Town of Mattawa,
 - ii. The Corporation of the Township of Airy,
 - iii. The Corporation of the Township of Calvin,
 - iv. The Corporation of the Township of Papineau, and
 - v. The Corporation of the Improvement District of Cameron.
- 4. Area 3, represented by one member to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Town of Bonfield,
 - The Corporation of the Township of Bonfield,
 - iii. The Corporation of the Township of Chisholm
 - iv. The Corporation of the Township of East Ferris, and
 - v. The Corporation of the Township of Mattawan. O. Reg. 92/75, s. 2, part.

Schedule 6

THE BOARD OF MANAGEMENT FOR THE DISTRICT OF NIPISSING WEST

The Board of Management for the District of Nipissing West shall consist of seven members and the areas they represent and the manner of their appointment shall be as follows:

- 1. Two members at large to be appointed by the Lieutenant Governor in Council.
- Area 1, represented by two members to be appointed jointly by the municipal council of The Corporation of the Town of Sturgeon Falls.

- Area 2, represented by one member to be appointed by the municipal council of The Corporation of the Improvement District of Temagami.
- 4. Area 3, represented by two members to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Town of Cache Bay,
 - ii. The Corporation of the Township of Caldwell,
 - iii. The Corporation of the Township of Field,
 - iv. The Corporation of the Township of Springer. O. Reg. 92/75, s. 2, part.

Schedule 7

THE BOARD OF MANAGEMENT FOR THE DISTRICT OF PARRY SOUND EAST

The Board of Management for the District of Parry Sound East shall consist of seven members and the areas they represent and the manner of their appointment shall be as follows:

- 1. Two members at large to be appointed by the Lieutenant Governor in Council.
- 2. Area 1, represented by two members to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Town of Powassan,
 - ii. The Corporation of the Town of Trout Creek,
 - iii. The Corporation of the Township of Nipissing,
 - iv. The Corporation of the Township of North Himsworth, and
 - v. The Corporation of the Township of South Himsworth.
- Area 2, represented by one member to be appointed jointly by the municipal councils of,
 - The Corporation of the Village of South River,
 - ii. The Corporation of the Village of Sundridge, and
 - iii. The Corporation of the Township of Machar.

- 4. Area 3, represented by one member to be appointed jointly by the minicipal councils of,
 - The Corporation of the Village of Magnetawan,
 - The Corporation of the Township of Chapman,
 - iii. The Corporation of the Township of Joly,
 - iv. The Corporation of the Township of Strong, and
 - v. The Corporation of the Village of Burk's Falls.
- Area 4, represented by one member to be appointed jointly by the municipal councils of,
 - The Corporation of the Township of Armour,
 - ii. The Corporation of the Town of Kearney,
 - iii. The Corporation of the Township of Perry, and
 - iv. The Corporation of the Township of Ryerson. O. Reg. 92/75, s. 2, part.

THE BOARD OF MANAGEMENT FOR THE DISTRICT OF PARRY SOUND WEST

The Board of Management for the District of Parry Sound West shall consist of seven members and the areas they represent and the manner of their appointment shall be as follows:

- 1. Two members at large to be appointed by the Lieutenant Governor in Council.
- 2. Area 1, represented by two members to be appointed by the municipal council of The Corporation of the Town of Parry Sound.
- Area 2, represented by one member to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Township of Carling, and
 - ii. The Corporation of the Township of McDougall.
- 4. Area 3, represented by one member to be appointed jointly by the municipal councils of,
 - The Corporation of the Township of Christie,
 - ii. The Corporation of the Township of Humphrey, and

- iii. The Corporation of the Village of Rosseau.
- 5. Area 4, represented by one member to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Township of Foley,
 - The Corporation of the Township of Hagerman,
 - iii. The Corporation of the Township of McKellar, and
 - iv. The Corporation of the Township of McMurrich. O. Reg. 92/75, s. 2, part.

Schedule 9

THE BOARD OF MANAGEMENT FOR THE DISTRICT OF RAINY RIVER

The Board of Management for the District of Rainy River shall consist of seven members and the areas they represent and the manner of their appointment shall be as follows:

- 1. Two members at large to be appointed by the Lieutenant Governor in Council.
- Area 1, represented by two members to be appointed by the municipal council of The Corporation of the Town of Fort Francis.
- Area 2, represented by one member to be appointed by the municipal council of The Corporation of the Township of Atikokan.
- 4. Area 3, represented by one member to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Township of Chapple,
 - ii. The Corporation of the Township of Emo,
 - iii. The Corporation of the Township of La Vallee.
 - iv. The Corporation of the Township of Morley,
 - v. The Corporation of the Improvement District of Kingsford, and
 - vi. The Corporation of the Township of Alberton.
- 5. Area 4, represented by one member to be appointed jointly by the municipal councils of,
 - The Corporation of the Town of Rainy River,
 - ii. The Corporation of the Township of Atwood,

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- iii. The Corporation of the Township of Blue,
- iv. The Corporation of the Township of Dilke,
- v. The Corporation of the Township of McCrosson and Toyell.
- vi. The Corporation of the Township of Morson, and
- vii. The Corporation of the Township of Worthington. O. Reg. 92/75, s. 2, part.

Schedule 10

THE BOARD OF MANAGEMENT FOR THE DISTRICT OF THUNDER BAY

The Board of Management for the District of Thunder Bay shall consist of seven members and the areas they represent and the manner of their appointment shall be as follows:

- 1. Two members at large to be appointed by the Lieutenant Governor in Council.
- 2. Area 1, represented by one member to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Town of Geraldton,
 - ii. The Corporation of the Township of Long-
 - iii. The Corporation of the Improvement District of Beardmore, and
 - iv. The Corporation of the Improvement District of Nakina.
- 3. Area 2, represented by one member to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Improvement District of Manitouwadge, and
 - ii. The Corporation of the Township of Mara-
- 4. Area 3, represented by one member to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Township of Schreiber, and
 - ii. The Corporation of the Township of Terrace
- 5. Area 4, represented by one member to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Township of Dorion,
 - ii. The Corporation of the Township of Nipigon, and

- iii. The Corporation of the Improvement District of Red Rock.
- 6. Area 5, represented by one member to be appointed jointly by the municipal councils of.
 - i. The Corporation of the Township of Con-
 - ii. The Corporation of the Township of Gillies,
 - iii., The Corporation of the Township of O'Connor,
 - iv. The Corporation of the Township of Oliver, and
 - v. The Corporation of the Township of Paipoonge. O. Reg. 92/75, s. 2, part.
 - 3. This Regulation comes into force on the 1st day of April, 1975. O. Reg. 92/75, s. 3.

(4788)

THE GAME AND FISH ACT

O. Reg. 93/75.

Open Season for Moose. Made-February 5th, 1975. Filed-February 10th, 1975.

REGULATION MADE UNDER THE GAME AND FISH ACT

OPEN SEASON FOR MOOSE

- 1. In this Regulation "non-resident's licence to hunt moose" means a non-resident's licence to hunt moose, deer, bear, fox, game birds, rabbits, raccoon, squirrel and wolf. O. Reg. 93/75, s. 1.
- 2. This Regulation is subject to Regulation 360 of Revised Regulations of Ontario, 1970 and does not apply to provincial parks other than that part of Algonquin Provincial Park situate in the geographic townships of Bruton and Clyde in the Provisional County of Haliburton. O. Reg. 93/75, s. 2.
- 3. The holder of a resident's licence to hunt moose and bear may hunt moose in the parts of Ontario described in.
 - (a) Schedule 1 from the 15th day of September, 1975 to the 15th day of December, 1975, both inclusive:
 - (b) schedules 2 and 3 from the 27th day of September, 1975 to the 15th day of December, 1975, both inclusive;

- (c) schedules 4 and 5 from the 4th day of October, 1975 to the 15th day of December, 1975, both inclusive;
- (d) Schedule 6 from the 7th day of October, 1975 to the 30th day of November, 1975, both inclusive;
- (e) Schedule 7 from the 22nd day of September, 1975 to the 15th day of December, 1975, both inclusive;
- (f) Schedule 8 from the 18th day of October, 1975 to the 31st day of October, 1975, both inclusive;
- (g) Schedule 9 from the 11th day of October, 1975 to the 15th day of November, 1975, both inclusive:
- (h) Schedule 10 from the 11th day of October, 1975 to the 2nd day of November, 1975, both inclusive; and
- (i) schedules 11 and 12 from the 11th day of October, 1975 to the 24th day of October, 1975, both inclusive. O. Reg. 93/75, s. 3.
- 4. The holder of a non-resident's licence to hunt moose may hunt moose in the parts of Ontario described in,
 - (a) Schedule 1 from the 15th day of September, 1975 to the 15th day of November, 1975, both inclusive;
 - (b) Schedule 2 from the 27th day of September, 1975 to the 15th day of November, 1975, both inclusive;
 - (c) Schedule 3 from the 4th day of October, 1975 to the 15th day of November, 1975, both inclusive;
 - (d) Schedule 4 from the 11th day of October, 1975 to the 15th day of November, 1975, both inclusive;
 - (e) Schedule 6 from the 7th day of October, 1975 to the 15th day of November, 1975, both inclusive;
 - (f) Schedule 7 from the 22nd day of September, 1975 to the 15th day of November, 1975, both inclusive;
 - (g) Schedule 8 from the 18th day of October, 1975 to the 31st day of October, 1975, both inclusive;
 - (h) Schedule 9 from the 11th day of October, 1975 to the 15th day of November, 1975, both inclusive;

- (i) Schedule 10 from the 18th day of October, 1975 to the 2nd day of November, 1975, both inclusive; and
- (j) Schedule 11 from the 11th day of October, 1975 to the 24th day of October, 1975, both inclusive. O. Reg. 93/75, s. 4.
- 5.—(1) Subject to subsections 2 and 3, the holder of a resident's licence to hunt moose and bear or a non-resident's licence to hunt moose may hunt moose in the parts of Ontario described in Schedule 13 from the 20th day of September, 1975 to the 10th day of October, 1975, both inclusive.
- (2) Only bows and arrows may be used to hunt moose in the parts of Ontario described in Schedule 13 during the period mentioned in subsection 1.
- (3) The parts of Ontario described in Schedule 13 are designated as parts in which no person shall use or be accompanied by a dog while hunting moose during the period mentioned in subsection 1. O. Reg. 93/75, s. 5.
- **6.**—(1) Subject to subsections 2 and 3, the holder of a resident's licence to hunt moose and bear may hunt moose in the parts of Ontario described in Schedule 14 from the 4th day of October, 1975 to the 15th day of December, 1975, both inclusive.
- (2) Only bows and arrows or flint lock or percussion cap muzzle loading guns may be used to hunt moose in the parts of Ontario described in Schedule 14 in the period mentioned in subsection 1.
- (3) The parts of Ontario described in Schedule 14 are designated as parts in which no person shall use or be accompanied by a dog while hunting moose during the period mentioned in subsection 1. O. Reg. 93/75, s. 6.
- **7.** Ontario Regulations 757/73 and 386/74 are revoked. O. Reg. 93/75, s. 7.

Schedule 1

Beginning at the intersection of the Interprovincial Boundary between Ontario and Manitoba with the water's edge along the southerly shore of Hudson Bay; thence in a southwesterly and southerly direction along that Interprovincial Boundary to the centre line of Moar Lake; thence in an easterly, northeasterly and southeasterly direction along the centre line of Moar Lake and the main channel of the Berens River composed of several lakes to the centre line of Pikangikum Lake; thence in a southerly and generally easterly direction along the centre line of Pikangikum Lake, Berens Lake, Berens River and Nechigona Lake to the centre line of Goose Lake; thence westerly and northerly along the centre line of Goose Lake and the most northerly bay of Goose Lake to the intersection

with the 11th Base Line; thence easterly along that base line to the centre line of the Wabassi River; thence easterly along that centre line to the centre line of the Albany River; thence in a south-easterly and northeasterly direction following that centre line and the centre line of the southerly channel of that river lying southerly of the islands at the mouth of the Albany River to the confluence with the waters of James Bay; thence in a northerly and northwesterly direction following the water's edge of James Bay and Hudson Bay to the place of beginning. O. Reg. 93/75, Sched. 1.

Schedule 2

Beginning at the intersection of the centre line of the Kenogami River and the centre line of the Albany River; thence in a northwesterly direction along the centre line of the Albany River to the centre line of the Wabassi River; thence in a westerly and northerly direction along that centre line to the 11th base line; thence in a westerly direction along that base line to the centre line of the Trading River; thence southwesterly along the centre line of the Trading River to the centre line of the Etowamami River; thence in a northeasterly and southerly direction along that centre line to the centre line of the Albany River; thence in a southerly direction along that centre line to the centre line of the Shabuskwia River; thence in a southerly and northeasterly direction along the centre line of the Shabuskwia River and Shabuskwia Lake to the most southerly extremity of Linsey Bay of Shabuskwia Lake; thence southerly in a straight line to the most northerly extremity of Musgrave Lake; thence in a southeasterly and northeasterly direction along the centre line of Musgrave Lake and the waters connecting Musgrave Lake and Kilbarry Lake, the centre line of Kilbarry Lake and the waters connecting Kilbarry Lake and Louella Lake, and the centre line of Louella Lake to the centre line of the Attwood River; thence in a northeasterly and southerly direction along the centre line of the Attwood River, Attwood Lake, Hurst Lake, Felsia Lake, Witchwood River and Witchwood Lake to the most southerly extremity of Witchwood Lake; thence southerly in a straight line to the most northerly extremity of Whiteclay Lake; thence in a southerly direction along the highwater mark of the easterly shore of Whiteclay Lake to Eight Flume Falls on the Ogoki Reservoir; thence in an easterly and southerly direction along the centre line of the Ogoki Reservoir, Mojikit Lake, South Summit Lake, Stork Lake, Moule Lake, Zigzag Lake and the Little Jackfish River to the centre line of the right-of-way of the Canadian National Railway Company; thence in an easterly direction along that centre line to the centre line of the Otasawian River; thence in a northeasterly and northerly direction along the centre line of the Otasawian River, Nagagami River and the Kenogami River to the place of beginning. O. Reg. 93/75, Sched. 2.

Schedule 3

Beginning at the intersection of the centre line of the Trading River with the 11th base line: thence in a westerly direction along the 11th base line to the centre line of the most northerly bay of Goose Lake; thence in a southerly and southeasterly direction along the centre line of Goose Lake and the waters connecting Goose Lake and Mamakwash Lake, Upper Goose Lake, the Berens River and Mainprize Lake to the most southeasterly extremity of Mainprize Lake; thence southeasterly in a straight line to the most northerly extremity of Little Shabumeni Lake; thence in a southerly direction along the high-water mark along the easterly shore of Little Shabumeni Lake and Shabumeni Lake to the intersection of the centre line of the right of way of Ontario Hydro; thence in a southerly, southeasterly and easterly direction along that centre line to Slate Falls on North Bamaji Lake; thence in a general southerly direction along the centre line of North Bamaji Lake, and Bamaji Lake, the waters connecting Bamaji Lake and Roadhouse Lake, the centre line of Roadhouse Lake and Blackstone Lake, the waters connecting Roadhouse Lake and the West Channel of Lake St. Joseph, the centre line of the West Channel of Lake St. Joseph and Root Bay of Lake St. Joseph to the centre line of the Root River; thence in a southerly direction along the centre line of the Root River, Adamhay Lake, Free Creek and McNeely Lake to the most southerly extremity of McNeely Lake; thence easterly in a straight line to the most northerly extremity of Sleen Lake; thence easterly following the high-water mark along the northerly shore of Sleen Lake and the northerly bank of the waters connecting Sleen Lake and Enrae Lake to the centre line of Enrae Lake: thence northeasterly along the centre line of Enrae Lake and the waters connecting Enrae Lake and the Vermilion River to the centre line of the Vermilion River; thence southerly along the centre line of the Vermilion River, Mask Lake and the connecting waters to the most southerly bay of Ragged-wood Lake; thence in a northeasterly, southeasterly and southwesterly direction along the centre line of the most southerly bay of Raggedwood Lake, Moose Creek and Moose Lake to the most southerly extremity thereof; thence in an easterly direction across portages and small waterways to the most southerly extremity of Runway Lake; thence in a southeasterly direction along the centre line of the Marchington River, Schist Lake, the waters between Schist Lake and Farrington Lake, and the centre line of Farrington Lake to the most southerly extremity of Farrington Lake; thence in a southerly direction across a portage to the northerly extremity of Lewis Lake; thence in a southerly direction along the centre line of Lewis Lake, Tawatina River, Tawatina Lake and the stream between Tawatina Lake and Singapore Lake to the centre line of the right-of-way of the Canadian National Railway Company; thence easterly along that centre line to the centre line of

Little Jackfish River; thence in a northerly and northwesterly direction along the centre line of Little Jackfish River, Zigzag Lake, Moule Lake, Stork Lake, South Summit Lake, Mojikit Lake and the Ogoki Reservoir to Eight Flume Falls; thence in a northerly direction along the easterly shore of Whiteclay Lake and across a portage to the most southerly extremity of Witchwood Lake; thence in a northeasterly, northwesterly and southwesterly direction along the centre line of Witchwood Lake, Witchwood River, Felsia Lake, Hurst Lake, Attwood Lake and Attwood River to the centre line of Louella Lake; thence in a southwesterly direction following the centre line of Louella Lake, the connecting waters between Louella Lake and Kilbarry Lake, the centre line of Kilbarry Lake, Musgrave Lake and the portages and waters between Musgrave Lake and Linsey Bay of Shabuskwia Lake to the most southerly extremity of Linsey Bay; thence in a northerly direction along the centre line of Linsey Bay, Shabuskwia Lake and Shabuskwia River to the centre line of the Albany River; thence in a northerly and westerly direction along the centre line of the Albany River to the centre line of the Etowamami River; thence in a northerly and southwesterly direction along the centre line of the Etowamami River to the centre line of the Trading River; thence in a northeasterly direction along the centre line of the Trading River to the place of beginning. O. Reg. 93/75, Sched. 3.

Schedule 4

Beginning at the intersection of the Interprovincial Boundary between Ontario and Manitoba with the centre line of Moar Lake; thence southerly along that Interprovincial Boundary to the 7th base line; thence easterly along that base line to the centre line of Maynard Lake; thence in a general southerly direction along the centre line of Maynard Lake and the English River to the centre line of the Wabigoon River; thence in a southeasterly direction along the centre line of the Wabigoon River, Segise Lake, Canyon River and Canyon Lake to the high-water mark at the most easterly extremity of Canyon Lake; thence due south astronomically to the centre line of that part of the King's Highway known as No. 647; thence in a southeasterly direction along that centre line to the centre line of that part of the King's Highway known as No. 17; thence due south astronomically to the centre line of Vermilion Bay of Eagle Lake; thence in a southerly and southwesterly direction along the centre lines of Vermilion Bay, the stream between Teggau Lake and Vermilion Bay, the connecting waters and portage between Teggau Lake and Point Lake, Point Lake, Point Bay of Dryberry Lake, Dryberry Lake, Berry River, Berry Lake and a small stream between Berry Lake and Long Bay of Lake of the Woods to the centre line of that part of the King's Highway known as No. 71; thence southerly along that highway limit to the southerly boundary of the Territorial District of Kenora; thence easterly

along that boundary to the 6th meridian line; thence southerly along that meridian to latitude 49° 00'; thence easterly along that latitude to the centre line of that part of the King's Highway known as No. 17; thence in a southeasterly direction along that highway limit to the centre line of the right of way of TransCanada Pipe Lines Limited in the Geographic Township of Gibbard; thence in an easterly direction along that centre line to the centre line of the Nipigon River; thence southerly along the centre line of the Nipigon River and Helen Lake to the confluence of Nipigon Bay of Lake Superior; thence east astronomically to the high-water mark of Nipigon Bay; thence in an easterly direction along the high-water mark of Nipigon Bay to the most westerly extremity of Schreiber Point; thence due south astronomically to the International Boundary between Canada and the United States of America; thence in a southeasterly direction along that boundary to a line drawn south 45° west astronomically from the centre line of the Michipicoten River; thence north 45° east astronomically and along the centre line of the Michipicoten River to the centre line of the right-of-way of the Algoma Central Railway; thence southerly along that centre line to the centre line of the right of way of the Great Lakes Power Corporation Limited transmission line in Geographic Township 27, Range 16; thence southerly along that centre line to the centre line of the right-of-way of the Algoma Central Railway at Hubert Station: thence southerly along that centre line to the centre line of the road known locally as the Hult Road in the settlement of Searchmont; thence easterly along that centre line to the centre line of Ranger Lake Road in the Geographic Township of Whitman; thence easterly along that centre line to the centre line of the right of way of that part of the King's Highway known as No. 129; thence northerly along that highway limit to the centre line of the Chapleau River; thence northerly along the centre line of the Chapleau River, Chapleau Lake, Henderson Lake, D'Arcy Lake, Chapleau River, Kapuskasing Lake and Kapuskasing River to the centre line of the right-of-way of the Canadian National Railway Company; thence northwesterly along that centre line to the centre line of the right-of-way of the Algoma Central Railway; thence in a southwesterly direction along that railway limit to the centre line of the right-of-way of Canadian Pacific Limited; thence westerly along that centre line to the centre line of the right of way of that part of the King's Highway known as No. 17; thence in a northwesterly direction along that highway limit to the centre line of the right of way of that part of the King's Highway known as No. 631; thence in an easterly and northerly direction along that highway limit to the centre line of the right of way of that part of the King's Highway known as No. 11; thence in a westerly direction along that highway limit to the centre line of the Otasawian River; thence in a northeasterly direction along that centre line to the centre line of the right-of-way of the Canadian National Railway Company; thence in a westerly

direction along that centre line to the centre line of the stream running between Tawatina Lake and Singapore Lake; thence in a northeasterly direction along the centre line of that stream, Tawatina Lake, Tawatina River and Lewis Lake to the portage at the northerly limit of Lewis Lake; thence northeasterly along that portage to the southerly extremity of Farrington Lake; thence in a northerly and westerly direction along the centre line of Farrington Lake, the connecting waters between Farrington Lake and Schist Lake, Schist Lake and Marchington River to the most southerly extremity of Runway Lake; thence in a westerly direction along small lakes and portages to the most southerly extremity of Moose Lake; thence in a northeasterly direction along the centre line of Moose Lake and Moose Creek to the most southerly bay of Ragged-wood Lake; thence westerly and northerly along the centre line of the most southerly bay of Ragged-wood Lake, the connecting waters between the most southerly bay of Ragged-wood Lake and Mask Lake, and Mask Lake to the centre line of the Vermilion River; thence northerly and westerly along the centre line of the Vermilion River, the waters connecting the Vermilion River and Enrae Lake, and Enrae Lake to the high-water mark along the northerly bank of the waters connecting Enrae Lake and Sleen Lake; thence westerly along that high-water mark and the high-water mark along the northerly shore of Sleen Lake to the most northerly extremity of Sleen Lake; thence westerly in a straight line to the most southerly extremity of McNeely Lake; thence in a northeasterly direction along the centre lines of McNeely Lake, Free Creek, Adamhay Lake, Root River, Root Bay and the West Channel of Lake St. Joseph, Blackstone Lake, Roadhouse Lake, Bamaji Lake and North Bamaji Lake to the centre line of the right of way of Ontario Hydro at Slate Falls; thence in a westerly and northerly direction along that centre line to the intersection with the high-water mark along the easterly shore of Shabumeni Lake; thence in a northerly direction along the high-water mark along the easterly shore of Shabumeni Lake and Little Shabumeni Lake to the most northerly extremity of Little Shabumeni Lake; thence westerly in a straight line to the most southeasterly extremity of Mainprize Lake; thence in a northerly and northwesterly direction along the centre line of Mainprize Lake, the Berens River, Upper Goose Lake, Mamakwash Lake, the waters connecting Goose Lake and Mamakwash Lake, Goose Lake, Nechigona Lake, Berens River, Berens Lake, Pikangikum Lake and the main channel of the Berens River composed of several lakes to the place of beginning.

Saving and Excepting thereout and therefrom the islands in Lake Nipigon in the Territorial District of Thunder Bay. O. Reg. 93/75, Sched. 4.

Schedule 5

Beginning at the intersection of the Interprovincial Boundary between Ontario and Manitoba with the 7th base line; thence easterly along that base line to the centre line of Maynard Lake; thence in a general southerly direction along the centre line of Maynard Lake and the English River to the centre line of the Wabigoon River; thence in a southeasterly direction along the centre line of the Wabigoon River, Segise Lake, Canyon River and Canyon Lake to the high-water mark at the most easterly extremity of Canyon Lake; thence due south astronomically to the centre line of that part of the King's Highway known as No. 647; thence in a southeasterly direction along that centre line to the centre line of that part of the King's Highway known as No. 17; thence due south astronomically to the centre line of Vermilion Bay of Eagle Lake; thence in a southerly and southwesterly direction along the centre lines of Vermilion Bay, the stream between Teggau Lake and Vermilion Bay, the connecting waters and portage between Teggau Lake and Point Lake, Point Lake, Point Bay of Dryberry Lake, Dryberry Lake, Berry River, Berry Lake and a small stream between Berry Lake and Long Bay of Lake of the Woods to the centre line of that part of the King's Highway known as No. 71; thence southerly along that highway limit to the southerly boundary of the Territorial District of Kenora; thence easterly along that boundary to the 6th meridian line; thence southerly along that meridian to latitude 49° 00'; thence easterly along that latitude to the centre line of that part of the King's Highway known as No. 17; thence in a southeasterly direction along that highway limit to the centre line of the right of way of TransCanada Pipe Lines Limited in the Geographic Township of Gibbard; thence in an easterly direction along that centre line to the centre line of the Nipigon River; thence southerly along the centre line of the Nipigon River and Helen Lake to the confluence of Nipigon Bay of Lake Superior; thence east astronomically to the high-water mark of Nipigon Bay; thence in an easterly direction along the high-water mark of Nipigon Bay to the most westerly extremity of Schreiber Point; thence due south astronomically to the International Boundary between Canada and the United States of America; thence westerly along that International Boundary to the centre line of the right-of-way of the Canadian National Railway Company near Fort Frances; thence northerly along that railway limit to the high-water mark along the northerly shore of Sand Bay of Rainy Lake; thence in a northerly and northwesterly direction along the high-water mark of Sand Bay, Halfway Inlet and Northwest Bay of Rainy Lake to the centre line of the river flowing between Footprint Lake and Rainy Lake; thence in a northerly and northwesterly direction along the centre line of the said river, Footprint Lake, Lake Despair, Manomin Lake and Manomin River to the northeasterly production of the centre line of that part of the King's Highway known as No. 615; thence in a southerly direction along that production and the centre line of that part of the King's Highway known as No. 615 to the centre line of a road leading westerly to Findland; thence in a westerly direction along that centre line to the centre line of that part of the King's Highway known as No. 71; thence northerly along that centre line to the centre line of the road running east and west through the geographic townships of Rowe and Dewart; thence in a westerly and southerly direction along that centre line to the centre line of that part of the King's Highway known as No. 600; thence westerly along that centre line and its westerly production to the International Boundary between Canada and the United States of America; thence in a northwesterly and northerly direction along that boundary to the place of beginning.

Save and Excepting Aulneau Peninsula in the Lake of the Woods. O. Reg. 93/75, Sched. 5.

Schedule 6

Beginning at the intersection of the centre line of the Abitibi River with the centre line of Medicine Creek; thence in a westerly direction along that creek to the centre line of the right-of-way of the Ontario Northland Transportation Commission; thence northerly along that centre line to the centre line of the Moose River; thence in a southwesterly direction along the centre line of the Moose River, Missinaibi River and Pivabiska River to the northerly boundary of the Geographic Township of Bannerman; thence westerly along that boundary to the centre line of the Fox River; thence in a northerly and northwesterly direction along that centre line to the centre line of the Kabinakagami River; thence westerly in a straight line to the intersection of the centre line of the Nagagami River and the Otasawian River; thence in a southwesterly direction along the centre line of the Otasawian River to the centre line of that part of the King's Highway known as No. 11; thence easterly along that centre line to the centre line of that part of the King's Highway known as No. 631; thence southerly and westerly along that centre line to the centre line of that part of the King's Highway known as No. 17; thence southwesterly along that centre line to the centre line of the right-of-way of Canadian Pacfic Limited; thence easterly along that centre line to the centre line of the right-of-way of the Algoma Central Railway; thence northerly along that centre line to the centre line of the right-of-way of the Canadian National Railway Company; thence southeasterly along that centre line to the centre line of the Kapuskasing River; thence in a northerly direction along that centre line to the centre line of that part of the King's Highway known as No. 11; thence easterly along that centre line to the centre line of that part of the King's Highway known as No. 807; thence northerly along that centre line to the centre line of a road that runs easterly through the Geographic Township of Adamac to the Island Falls Hydroelectric Development; thence easterly along that centre line to the centre line of the right-of-way of the Ontario Northland Transportation Commission; thence in a southeasterly

direction along that centre line to the centre line of the Abitibi River; thence in a northerly direction along that centre line to the place of beginning. O. Reg. 93/75, Sched. 6.

Schedule 7

Beginning at the intersection of the Interprovincial Boundary between Ontario and Quebec with the high-water mark of James Bay; thence in a southwesterly and northwesterly direction along that high-water mark to the centre of the channel of the Albany River lying southerly of Albany Island; thence in a southwesterly direction along that centre line to the centre line of the Kenogami River; thence southerly along the centre line of the Kenogami River and the Nagagami River to the centre line of the confluence with the waters of the Otasawian River: thence easterly in a straight line to the intersection of the centre line of the waters of the Kabinakagami River and the waters of the Fox River; thence in a southeasterly and easterly direction along the centre line of the Fox River to the intersection with the northerly boundary of the Geographic Township of Bannerman; thence in an easterly direction along that boundary to the centre line of the Pivabiska River; thence in a northeasterly direction along the centre line of the Pivabiska River, Missinaibi River and Moose River to the centre line of the right-of-way of the Ontario Northland Transportation Commission; thence southerly along that centre line to the centre line of Medicine Creek; thence easterly along that centre line to the centre line of the Abitibi River; thence in a southerly direction along that centre line to the centre line of the right-of-way of the Ontario Northland Transportation Commission; thence southeasterly along that centre line to the centre line of the Sucker River; thence in a southeasterly direction along that centre line to the centre line of the Chin River; thence in a northeasterly direction along that centre line to the intersection with the southerly boundary of the Geographic Township of Potter; thence easterly along that boundary to the southeasterly corner of the Geographic Township of Potter; thence northerly along the easterly boundary of that geographic township to the centre line of the Potter River; thence in a northerly and southeasterly direction along the centre line of the Potter River, Pierre Lake, Williston Lake, the stream between Williston Lake and Little Abitibi Lake, Little Abitibi Lake and Little Abitibi River to the southerly boundary of the Geographic Township of Bragg; thence easterly along the southerly boundary of the geographic townships of Bragg and Newman to the centre line of the Mikwam River; thence in a northeasterly direction along the centre line of the Mikwam River, Snare Lake, the stream between Snare Lake and Bateman Lake, and Bateman Lake to the most easterly extremity of Bateman Lake; thence easterly in a straight line to the most westerly extremity of Payntouk Lake; thence easterly along the centre line of Payntouk Lake and Payntouk Creek to the

centre line of the Kabika River; thence easterly along that centre line to the centre line of the Burntbush River; thence in a northeasterly direction along that centre line to the centre line of the Rivière Turgeon; thence northerly along that centre line to the Interprovincial Boundary between Ontario and Quebec; thence northerly along that Boundary to the place of beginning. O. Reg. 93/75, Sched. 7.

Schedule 8

Beginning at the intersection of the Interprovincial Boundary between Ontario and Quebec with the high-water mark along the southerly shore of Lake Abitibi; thence in a westerly direction along that high-water mark to the centre line of the Abitibi River; thence in a westerly direction along that centre line to the centre line of the Black River; thence in a southerly direction along that centre line to the centre line of the Watabeag River; thence in a southeasterly direction along the centre line of the Watabeag River and Watabeag Lake to the northwesterly production of the centre line of the North Englehart Management Unit Forest Access Road in the Geographic Township of Sheba; thence southerly along that production and that centre line to the centre line of the Englehart River; thence in a southeasterly direction along that centre line to the centre line of that part of the King's Highway known as No. 66; thence westerly along that centre line to the centre line of Matachewan Lake; thence southerly along that centre line to the centre line of the Montreal River: thence in a southeasterly direction along that centre line and its easterly production to the Interprovincial Boundary between Ontario and Quebec; thence northerly along that Boundary to the place of beginning. O. Reg. 93/75, Sched. 8.

Schedule 9

Beginning at the intersection of the centre line of the Kapuskasing River with the centre line of that part of the King's Highway known as No. 11; thence easterly along that centre line to the centre line of that part of the King's Highway known as No. 807; thence northerly along that centre line to the centre line of the road that runs easterly through the Geographic Township of Adanac to the Island Falls Hydroelectric Development; thence easterly along that centre line to the centre line of the right-of-way of the Ontario Northland Transportation Commission; thence southeasterly along that centre line to the centre line of the Sucker River; thence in a southeasterly direction along that centre line to the centre line of the Chin River; thence in a northerly direction along that centre line to the southerly boundary of the Geographic Township of Potter; thence easterly along that southerly boundary to the southeasterly corner thereof; thence northerly along the easterly boundary of the Geographic Township of Potter to the centre line of the Potter River; thence in a northerly and southeasterly direction along the centre line of the Potter River. Pierre Lake. Williston Lake, the stream between Little Abitibi Lake and Williston Lake, Little Abitibi Lake and the Little Abitibi River to the southerly boundary of the Geographic Township of Bragg; thence easterly along the southerly boundary of the geographic townships of Bragg and Newman to the centre line of the Mikwam River; thence in a northeasterly direction along the centre line of the Mikwam River, Snare Lake, the stream between Bateman Lake and Snare Lake, and Bateman Lake to the most easterly extremity of Bateman Lake; thence easterly in a straight line to the most westerly extremity of Payntouk Lake; thence easterly along the centre line of Payntouk Lake and Payntouk Creek to the centre line of the Kabika River; thence easterly along that centre line to the centre line of the Burntbush River; thence in a northeasterly direction along that centre line to the centre line of the Rivière Turgeon; thence in a northerly direction along that centre line to the Interprovincial Boundary between Ontario and Quebec; thence southerly along that boundary to the high-water mark along the southerly shore of Lake Abitibi; thence in a westerly direction along that high-water mark to the centre line of the Abitibi River; thence in a westerly direction along that centre line to the centre line of the Black River; thence in a southerly direction along the centre line of the Black River to the centre line of the Watabeag River; thence in a southerly direction along the centre line of the Watabeag River and Watabeag Lake to the northwesterly production of the centre line of the North Englehart Management Unit forest access road in the Geographic Township of Sheba; thence in a southerly direction along that production and that centre line to the centre line of the Englehart River; thence in a southerly direction along that centre line to the centre line of that part of the King's Highway known as No. 66; thence westerly along that centre line to the centre line of Matachewan Lake; thence in a southerly direction along that centre line to the centre line of the Montreal River; thence in a southeasterly direction along that centre line to the Interprovincial Boundary between Ontario and Quebec; thence southerly along that Boundary to the easterly production of the centre line of Ottertail Creek; thence in a westerly and southerly direction along that production and the centre line of Ottertail Creek, Otter Lake, and a stream flowing into Otter Lake to the intersection with the southerly boundary of the Geographic Township of Gooderham; thence westerly along the southerly boundary of the geographic townships of Gooderham and Kenny to the centre line of Marten Lake; thence in an easterly and northerly direction along the centre line of Marten Lake, Marten River, Red Cedar Lake, Temagami River, Cross Lake, the South Arm of Lake Temagami and Lake Temagami to the most westerly extremity of Obabika Inlet of Lake Temagami; thence westerly in a straight line to the centre line of Obabika Lake; thence in a southerly and westerly direction along the centre line of Obabika Lake to

the most westerly extremity thereof; thence westerly in a straight line to the centre line of Wawiagama Lake; thence in a westerly direction along the centre line of Wawiagama Lake and Wawiagama Creek to the centre line of the Sturgeon River; thence in a northwesterly direction along that centre line to the easterly boundary of the Geographic Township of Stull; thence westerly in a straight line to the centre line of Silvester Creek in the Geographic Township of Stull; thence in a southerly direction along that centre line to the centre line of the Wanapitei River; thence in a southwesterly direction along that centre line to the centre line of the right-of-way of the Canadian National Railway Company; thence northwesterly along that centre line to the centre line of that part of the King's Highway known as No. 560 at the settlement of Ostrom; thence northwesterly along that centre line to the centre line of that part of the King's Highway known as No. 144; thence southerly along that centre line to the centre line of Eastsand Creek in the Geographic Township of Invergarry; thence westerly along Eastsand Creek to the centre line of the East Spanish River: thence southerly along that centre line to the northerly boundary of the Geographic Township of Arden; thence westerly along the northerly boundary of the geographic townships of Arden, Biscotasi, Tp. 12 and Joffre to the centre line of the right-of-way of Canadian Pacific Limited; thence northwesterly along that centre line to the centre line of a road leading from the Canadian Pacific Limited station at Devon to that part of the King's Highway known as No. 129; thence westerly along the centre line of the said road to the centre line of that part of the King's Highway known as No. 129; thence northerly along that centre line to the centre line of the Chapleau River; thence in a northerly direction along the centre line of the Chapleau River, Chapleau Lake, Henderson Lake, D'Arcy Lake, Chapleau River, Kapuskasing Lake and Kapuskasing River to the place of beginning. O. Reg. 93/75, Sched. 9.

Schedule 10

Beginning at the intersection of the centre line of that part of the King's Highway known as No. 101 and that part of the King's Highway known as No. 129; thence southerly along the centre line of that part of the King's Highway known as No. 129 to the centre line of Ranger Lake Road in Geographic Township Tp 3E near Rocky Island Lake; thence westerly along that centre line to the centre line of a road known locally as Hult Road in the Geographic Township of Whitman; thence westerly along the centre line of Hult Road to the centre line of the right-ofway of the Algoma Central Railway in Searchmont; thence northwesterly along that centre line to the centre line of the right of way of the Great Lakes Power Corporation Limited transmission line at Hubert Station; thence northerly along that centre line to the right-of-way of the Algoma Central Railway in Geographic Township 27, Range 16; thence northerly along the Algoma Central Railway to the centre line of the Michipicoten River; thence in a westerly direction along that centre line to the confluence with the waters of Lake Superior; thence south 45° west astronomically to the intersection with the International Boundary between Canada and the United States of America; thence southeasterly and easterly along that boundary to an angle in the said boundary between Cockburn Island and Drummond Island; thence easterly in a straight line through the North Channel of Lake Huron to a point distant 1.5 miles measured south astronomically from the southwesterly extremity of Kenny Point on Innis Island; thence north 55° east astronomically 5 miles; thence east astronomically 3 miles; thence south 36° east astronomically 5.5 miles; thence northeasterly in a straight line to the intersection of the water's edge of the North Channel of Lake Huron with the southerly production of the west boundary of the Geographic Township of Harrow; thence westerly along the northerly shore of the North Channel of Lake Huron to the centre line of the Little Serpent River; thence in an easterly direction along that centre line to the centre line of that part of the King's Highway known as No. 17; thence easterly along that centre line to the easterly boundary of the Geographic Township of Shakespeare; thence northerly along that easterly boundary to the centre line of Agnew Lake; thence in a westerly and northerly direction along the centre line of Agnew Lake, Spanish River and East Spanish River composed of Expanse Lake, First Lake and Duke Lake to the northerly boundary of the Geographic Township of Arden; thence westerly along the northerly boundary of the geographic townships of Arden, Biscotasi, Tp. 12 and Joffre to the centre line of the right-of-way of Canadian Pacific Limited; thence northwesterly along that centre line to the centre line of a road leading from Canadian Pacific Limited station at Devon to that part of the King's Highway known as No. 129; thence westerly along the centre line of that road to the centre line of that part of the King's Highway known as No. 129; thence southerly along that centre line to the place of beginning.

Save and excepting therefrom St. Joseph Island. O. Reg. 93/75, Sched. 10.

Schedule 11

Beginning at the intersection of the centre line of that part of the King's Highway known as No. 560 and that part of the King's Highway known as No. 144; thence southerly along the centre line of that part of the King's Highway known as 144 to the centre line of Eastsand Creek in the Geographic Township of Invergarry; thence westerly along that centre line to the centre line of the East Spanish River; thence in a southerly direction along the centre line of the East Spanish River composed of Duke Lake, First Lake and Expanse Lake to the centre line of the Spanish River; thence in a southerly and easterly direction

along the centre line of the Spanish River and Agnew Lake to the easterly boundary of the Geographic Township of Shakespeare; thence southerly along that easterly boundary to the centre line of that part of the King's Highway known as No. 17; thence westerly along that centre line to the centre line of the Little Serpent River; thence westerly along that centre line to the high-water mark along the shore of Serpent Harbour; thence southwesterly, southeasterly and easterly along the high-water mark of Serpent Harbour and the North Channel of Lake Huron to the most easterly extremity of Bay of Islands; thence east astronomically to the centre line of that part of the King's Highway known as No. 68; thence southerly along that centre line to the northerly boundary of Indian Reserve No. 4: thence easterly along that northerly boundary to the high-water mark along the northerly shore of McGregor Bay; thence easterly along the high-water mark of McGregor Bay, Finn Bay, Frazer Bay and Georgian Bay including all the offshore islands except Wardrope Island, Little La Cloche Island and Heywood Island to the centre line of Fort Channel of the French River; thence easterly along the centre line of Fort Channel and the main channel of the French River to the confluence with the waters of Lake Nipissing; thence in an easterly, northeasterly and westerly direction following the highwater mark along the southerly, easterly and northerly shore of Lake Nipissing to the centre line of the Sturgeon River; thence northerly along the centre line of the Sturgeon River to the centre line of that part of the King's Highway known as No. 17; thence westerly along that centre line to the centre line of the right-of-way of the Canadian National Railway Company; thence northwesterly along that centre line to the centre line of that part of the King's Highway known as No. 560; thence northwesterly along that centre line to the place of beginning. O. Reg. 93/75, Sched. 11.

Schedule 12

Beginning at the intersection of the Interprovincial Boundary between Ontario and Quebec and the easterly production of the centre line of Ottertail Creek; thence westerly and southerly along that production and the centre line of Ottertail Creek and Otter Lake and a stream flowing into Otter Lake to the intersection with the southerly boundary of the Geographic Township of Gooderham; thence westerly along the southerly boundary of the geographic townships of Gooderham and Kenny to the centre line of Marten Lake; thence easterly and northerly along the centre line of Marten Lake, Marten River, Red Cedar Lake, Temagami River, Cross Lake, the waters between Cross Lake and the South Arm of Lake Temagami, the South Arm of Lake Temagami, and Lake Temagami to the most westerly extremity of Obabika Inlet of Lake Temagami; thence westerly in a straight line to the centre line of Obabika Lake; thence southerly and westerly along the centre line of Obabika Lake to the most westerly extremity thereof; thence

westerly in a straight line to the centre line of Wawiagama Lake; thence westerly along the centre line of Wawiagama Lake and Wawiagama Creek to the centre line of the Sturgeon River; thence in a northwesterly direction along that centre line to the easterly boundary of the Geographic Township of Stull; thence west astronomically to the centre line of Silvester Creek in the Geographic Township of Stull; thence in a southerly direction along the centre line of Silvester Creek to the centre line of the Wanapitei River; thence in a westerly and southerly direction along that centre line to the centre line of the right-of-way of the Canadian National Railway Company; thence southeasterly along that centre line to the centre line of that part of the King's Highway known as No. 17: thence easterly along that centre line to the centre line of the Sturgeon River; thence southerly along that centre line to the high-water mark of Lake Nipissing; thence in an easterly and southerly direction following the high-water mark along the northerly and easterly shore of Lake Nipissing to the southerly limit of the City of North Bay; thence easterly and northerly along the southerly and easterly limit of the City of North Bay to the centre line of that part of the King's Highway known as No. 17; thence easterly along that centre line to the centre line of that part of the King's Highway known as No. 533; thence east astronomically to the Interprovincial Boundary between Ontario and Quebec; thence northerly along that boundary to the place of beginning. O. Reg. 93/75, Sched. 12.

Schedule 13

The Geographic Township of Deloro in the Territorial District of Cochrane; the geographic townships of Adams, Bartlett, Douglas, Eldorado, Geikie and McArthur in the Territorial District of Timiskaming; and the geographic townships of English and Zavitz in the Territorial District of Sudbury. O. Reg. 93/75, Sched. 13.

Schedule 14

Aulneau Peninsula west of Turtle Portage excluding all offshore islands in Lake of the Woods in the Territorial District of Kenora. O. Reg. 93,75, Sched. 14.

4789)

THE GAME AND FISH ACT

O. Reg. 94/75.

Hunting in Lake Superior Provincial Park. Made—February 5th, 1975. Filed—February 10th, 1975.

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REGULATION MADE UNDER THE GAME AND FISH ACT

HUNTING IN LAKE SUPERIOR PROVINCIAL PARK

- 1. The holder of a licence in Form 6 or 7 of Regulation 371 of Revised Regulations of Ontario, 1970 may hunt moose from the 11th day of October to the 2nd day of November, both inclusive, in the year 1975 in Lake Superior Provincial Park except in the areas described in schedules 1 and 2, and may possess or use a fire-arm for the purpose. O. Reg. 94/75, s. 1.
- 2. The holder of a licence in Form 13 of Regulation 371 of Revised Regulations of Ontario, 1970 may hunt moose from the 18th day of October to the 2nd day of November, both inclusive, in the year 1975 in Lake Superior Provincial Park except in the areas described in schedules 1 and 2, and may possess or use a fire-arm for the purpose. O. Reg. 94/75, s. 2.
- **3.** Ontario Regulation 756/73 is revoked. O. Reg. 94/75, s. 3.

Schedule 1

In the Territorial District of Algoma and described as follows:

Beginning at a point in the high-water mark of Agawa Bay of Lake Superior where it is intersected by the southerly boundary of the Geographic Township of Tp. 28, Range 16; thence easterly along the southerly boundary of that geographic township to the intersection with a line drawn parallel to and distant 500 feet in perpendicular distance measured westerly from the westerly limit of that part of the King's Highway known as No. 17; thence southerly along that parallel line to the intersection with a line drawn west astronomically from the intersection of the high-water mark on the northerly shore of the Montreal River with the westerly boundary of the Geographic Township of Home; thence east astronomically to the said intersection of the high-water mark on the northerly shore of the Montreal River with the westerly boundary of the Geographic Township of Home; thence northerly along that boundary to the northwesterly corner of that geographic township; thence westerly along the southerly boundary of the Geographic Township of Tp. 27. Range 16 to the southwesterly corner thereof; thence northerly along the westerly boundary of that geographic township to its intersection with the southerly limit of the right-of-way of the Algoma Central and Hudson Bay Railway Company; thence in a general westerly, northwesterly and easterly direction along the southerly, westerly and northerly limits of that right-of-way to the intersection of the northerly limit of that right-of-way with the easterly boundary of the Geographic Township of Tp. 28, Range 16; thence northerly along that boundary to the intersection with the water's edge along the southerly shore of the Agawa River; thence westerly along the said water's edge of the Agawa River to the intersection with the high-water mark of Agawa Bay of Lake Superior; thence southerly along that high-water mark to the point of beginning. O. Reg. 94/75, Sched. 1.

Schedule 2

In the Territorial District of Algoma and described as follows:

Beginning at the northeasterly corner of the Geographic Township of Tp. 30, Range 20; thence westerly along the northerly boundary of that geographic township to its intersection with the easterly limit of the right of way of that part of the King's Highway known as No. 17; thence southerly along that right of way limit to the intersection with the northerly limit of the right-of-way of the Mijinemungshing Lake access road; thence northeasterly along the northerly limit of that right-of-way to its intersection with the easterly boundary of the Geographic Township of Tp. 30, Range 20; thence northerly along that boundary to the point of beginning. O. Reg. 94/75, Sched. 2.

(4790)

THE PLANNING ACT

O. Reg. 95/75.

Order made under Section 29a of The Planning Act.

Made—January 31st, 1975.

Filed—February 10th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of West Carleton in The Regional Municipality of Ottawa-Carleton, formerly in the Township of Huntley in the County of Carleton, and being composed of those parts of Lot 9 in Concession VIII in the said Township designated as Parts 1, 2, 4, 5, 6, 7, 8, 9, 10, 11 and 14 on Plan 5R-783. O. Reg. 95/75, s. 1.

DONALD R. IRVINE Minister of Housing

Dated at Toronto, this 31st day of January, 1975.

(4791)

THE PLANNING ACT

O. Reg. 96/75.

Order made under Section 29a of The Planning Act.
Made—February 6th, 1975.
Filed—February 10th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Amaranth in the County of Dufferin, and being composed of part of Lot 32 in Concession V of the said Township, more particularly described as follows:

Premising that the bearing of the westerly limit of said Lot 32 is north 9° 6′ 30" west and referring all bearings mentioned herein thereto;

Beginning at a point in the southerly limit of said Lot 32 at a distance of 850.25 feet measured easterly from the southwest angle of said Lot;

Thence north 15° 45′ 30″ west a distance of 1676.20 feet, more or less, to the southerly limit of Highway No. 89 as widened;

Thence easterly along the southerly limit a distance of 260 feet;

Thence south 15° 45′ 30″ east a distance of 1675.34 feet, more or less, to the southerly limit of said Lot;

Thence westerly along the southerly limit a distance of 260 feet, more or less, to the point of beginning containing 10.002 acres, more or less, as shown as "Parcel 4" on a Plan of Survey of Lloyd Thomson, Ontario Land Surveyor, dated the 27th of July, 1967. O. Reg. 96/75, s. 1.

DONALD R. IRVINE Minister of Housing

Dated at Toronto, this 6th day of February, 1975.

(4793)

THE PLANNING ACT

O. Reg. 97/75.

Order made under Section 29a of The Planning Act.
Made—February 5th, 1975.
Filed—February 10th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That certain parcel of land situate in the City of Waterloo in The Regional Municipality of Waterloo, formerly in the County of Waterloo, firstly containing by admeasurement 4.560 acres, more or less, and being composed of part of Lot 1 of the Registered Plan of Subdivision of the west half of Lot 6 in the German Company Tract in the said City of Waterloo, more particularly described as follows:

Beginning at a point in the eastern limit of said Lot 1 where a standard iron bar has been planted at a distance of 408.59 feet measured southerly along the said eastern limit of the northeasterly angle of said Lot, which said point is in the western limit of Marsland Drive:

Thence south $63^{\circ} 52' 30''$ west a distance of 455.34 feet to a point;

Thence south 26° 23' east a distance of 404.95 feet, more or less, to a point in the southern limit of said Lot 1;

Thence north 63° 4′ east a distance of 522.40 feet, more or less, to a point where a standard iron bar has been planted in the western limit of Marsland Drive;

Thence northerly along the said western limit of Marsland Drive along the arc of a curve to the left having a radius of 530 feet a distance of 133.55 feet, more or less, to a point where a standard iron bar has been planted in the said western limit of Marsland Drive:

Thence northerly along the said western limit a distance of 270.81 feet, more or less, to the point of beginning;

Secondly, containing by admeasurement 2.847 acres, be the same more or less, and being composed of part of Lot 3 of Subdivision of the west half of Lot 6 of the German Company Tract in the said City of Waterloo, designated as Part 1 on Reference Plan deposited October 9th, 1974 in the Registry Office for the Registry Division of Waterloo North (No. 58) as Number 58R-1141. O. Reg. 97/75, s. 1.

DONALD R. IRVINE Minister of Housing

Dated at Toronto, this 5th day of February, 1975.

(4794)

THE MENTAL HEALTH ACT

O. Reg. 98/75. Application of Act. Made—February 5th, 1975. Filed—February 11th, 1975.

REGULATION TO AMEND REGULATION 576 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MENTAL HEALTH ACT

- Subsection 2 of section 5 of Regulation 576 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 94/72, 169/72 and 237/74, is revoked and the following substituted therefor:
- (2) Subsection 1 does not apply to the following psychiatric facilities:

1. Downsview

Powell-Brown Nursery School

2. Hamilton

Hamilton Mental Health Clinic for Children and Adolescents 3. North York Adventure Place

4. Ottawa Child Development Clinic

5. Richmond Hill York Educational Clinic

6. Sarnia Sarnia Lambton Centre for Children and Youth

7. Toronto Cecilia Smith Nursery School

8. Toronto
Child and Family Clinic,
Borough of York
9. Toronto
Integra Foundation

10. Toronto Stothers Pre-school Child

Care Centre
11. Toronto West End Creche

12. Welland Child Development Centre

13. Woodstock General Hospital

14. The psychiatric facilities listed in Schedule 2 except the following:

Kingston Institute of Psychotherapy Ltd.

15. The psychiatric facilities listed in Schedule 4.

O. Reg. 98/75, s. 1.

(4794)

THE MOTOR VEHICLE DEALERS ACT

O. Reg. 99/75. General. Made—February 5th, 1975. Filed—February 11th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 98/71 MADE UNDER THE MOTOR VEHICLE DEALERS ACT

- Subsection 1 of section 19 of Ontario Regulation 98/71, as amended by section 1 of Ontario Regulation 516/71, is revoked and the following substituted therefor:
- (1) Subject to subsection 2, no motor vehicle dealer or salesman shall alter or permit any alteration to the odometer reading on any motor vehicle in his possession, nor shall he aid or abet any other person to make any alteration to the odometer reading of a motor vehicle that is the subject-matter of a trade. O. Reg. 99/75, s. 1.

2.	Subparagraph e	of paragraph	3 of Form	1 of	the said	Regulation,	as r	nade by	section	4 of	Ontario
	Regulation 503	72, is revoked	and the foll	owing	substitu	uted therefor	:				

ARE YOU (e) The lessee of a gasoline Service station?

If you are a lessee and your lease requires the consent of the oil company before dealing in motor vehicles, you must submit a letter of consent from the oil company permitting you to deal in motor vehicles.

3.—(1) Subparagraph e of paragraph 3 of Form 2 of the said Regulation, as made by section 7 of Ontario Regulation 503/72, is revoked and the following substituted therefor:

NOTE:

NOTE:

If you are a lessee and your lease requires the consent of the oil company before dealing in motor vehicles, you must submit a letter of consent from the oil company permitting you to deal in motor vehicles.

- (2) Paragraph 13 of the said Form 2, as remade by subsection 5 of section 2 of Ontario Regulation 338/74, is amended by striking out "(or any partner, in the case of a partnership)" in the first line. O. Reg. 99/75, s. 3 (2).
- (3) Subparagraph c of the said paragraph 13 is amended by striking out "(or any partner, in the case of a partnership)" in the first line and inserting in lieu thereof "(or any officer or director of the applicant)". O. Reg. 99/75, s. 3 (3).
- 4.—(1) Paragraph 8 of Form 3 of the said Regulation, as remade by section 3 of Ontario Regulation 338/74, is amended by striking out "Is the applicant (or any partner, in the case of a partnership)" in the first line and inserting in lieu thereof "Are you". O. Reg. 99/75, s. 4 (1).
- (2) Subparagraph c of the said paragraph 8 is amended by striking out "has the applicant (or any partner, in the case of a partnership)" in the first line and inserting in lieu thereof "have you". O. Reg. 99/75, s. 4 (2).

(4795)

THE POWER CORPORATION ACT

O. Reg. 100/75.
Pension and Insurance Plan.
Made—October 15th, 1974.
Approved—January 15th, 1975.
Filed—February 11th, 1975.

REGULATION TO AMEND REGULATION 685 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE POWER CORPORATION ACT

- 1. Section 15 of Regulation 685 of Revised Regulations of Ontario, 1970, as amended by section 5 of Ontario Regulation 22/71, section 1 of Ontario Regulation 135/71 and section 1 of Ontario Regulation 123/74, is further amended by adding thereto the following subsections:
- (14) Notwithstanding any other provisions of this Regulation, commencing on the 1st day of January, 1974, a pension being paid to a member or to a deceased member's widow, widower, dependent child or children or surviving contingent annuitant is increased by,
 - (a) 4 per cent where the member,
 - (i) retired on a pension, or
 - (ii) died during his employment by the Commission,

in the calendar year 1973; and

- (b) 8 per cent where the member,
 - (i) retired on a pension, or
 - (ii) died during his employment by the Commission,

before the 1st day of January, 1973.

- (15) The increase referred to in subsection 14 shall apply to the pension entitlement of a member notwithstanding his exercise of an option in accordance with subsection 1 of section 20. O. Reg. 100/75, s. 1.
 - Clause e of subsection 1 of section 16 of the said Regulation is amended by striking out "and" at the end thereof and inserting in lieu thereof "or". O. Reg. 100/75, s. 2.

ONTARIO HYDRO:

GEORGE E. GATHERCOLE

Chairman

W. E. RANEY
Secretary

Dated at Toronto, this 15th day of October, 1974.

(4796)

THE PUBLIC COMMERCIAL VEHICLES ACT

O. Reg. 101/75. General. Made—February 5th, 1975. Filed—February 11th, 1975.

REGULATION TO AMEND
REGULATION 700 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC COMMERCIAL VEHICLES ACT

 Form 14 of Regulation 700 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Form 14

The Public Commercial Vehicles Act

PUBLIC COMMERCIAL VEHICLE LICENCE

Under The Public Commercial Vehicles Act and the regulations, and subject to the limitations thereof, this licence is issued to......

to operate the following vehicle as a public commercial vehicle:

Issued for the Fo	DLLOWING DES	SCRIBED VEHICLE
Make of Vehicle	Year	Serial No.
Gross Weight Style	Com. Registra	ation FEE PAH)

O. Reg. 101/75, s. 1.

(4797)

THE MENTAL HEALTH ACT

O. Reg. 102/75. Grants. Made—February 5th, 1975. Filed—February 11th, 1975.

REGULATION TO AMEND REGULATION 577 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MENTAL HEALTH ACT

- 1. Regulation 577 of Revised Regulations of Ontario, 1970, is amended by adding thereto the following section:
- 5.—(1) In this section,
 - (a) "1973 cost" means the reasonable cost as determined by the Minister of providing, in 1973, the items set out in clauses a, b, d, e, f and g of subsection 1 of section 2 and furniture, equipment and apparatus;
 - (b) "1973 patient days" means the sum of the numbers of patients resident in a psychiatric facility on each day in 1973, and "1974 patient days" and "1975 patient days" have corresponding meanings;
 - (c) "1973 per diem rate" means the 1973 cost per 1973 patient day;
 - (d) "1974 per diem rate" means the 1973 per diem rate plus 7 per cent; and
 - (e) "1975 per diem rate" means the 1974 per diem rate plus such percentage thereof as is determined by the Lieutenant Governor in Council upon the recommendation of the Minister.

- (2) Notwithstanding sections 2, 3 and 4, except for non-residential treatment and urban re-entry programs, provincial aid in the form of operating grant assistance to a psychiatric facility which is a children's mental health centre under *The Children's Mental Health Centres Act* and whose 1973 cost exceeded \$5,000,000 shall, subject to subsection 3, be
 - (a) for 1974, an amount equal to the facility's 1974 per diem rate multiplied by the number of its 1974 patient days; and
 - (b) for 1975, an amount equal to the facility's 1975 per diem rate multiplied by the number of its 1975 patient days.
- (3) Operating grant assistance may be paid under section 2 in respect of non-residential treatment and urban re-entry programs.
- (4) Operating grant assistance payable under subsection 2 may be paid in monthly instalments in advance, subject to final adjustments after determination by the Minister of the actual number of 1974 patient days and 1975 patient days.
- (5) Where two or more psychiatric facilities reported their 1973 costs and received operating grant assistance therefor on a consolidated basis they shall be deemed to be one psychiatric facility for the purposes of this section. O. Reg. 102/75, s. 1.

(4811)

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 103/75. Refunds. Made—February 5th, 1975. Filed—February 11th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

REFUNDS

Conveyance to Norton Company of Canada Limited

1.—(1) The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of *The Land Transfer Tax Act*, 1974 were applied and that was paid in respect of the tender for registration of the conveyance from Murray Pawlick and Vera Pawlick to Norton Company of Canada Limited, a non-resident person, which conveyance is dated the 18th day of September, 1974 and was registered as Instrument Number 353783 in the Land Registry Office for the Registry Division of Wentworth (No. 62) on the 15th day of October, 1974.

(2) The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of *The Land Transfer Tax Act, 1974* were applied and that was paid in respect of the tender for registration of the conveyance from Louis Bois and Pauline Bois to Norton Company of Canada Limited, a non-resident person, which conveyance is dated the 11th day of October, 1974 and was registered as Instrument Number 355328 in the Land Registry Office for the Registry Division of Wentworth (No. 62) on the 31st day of October, 1974. O. Reg. 103/75, s. 1.

Conveyance to Robin Hood Multifoods Limited

2. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of *The Land Transfer Tax Act, 1974* were applied and that was paid in respect of the tender for registration of the conveyance from Kelligrew Farms Limited to Robin Hood Multifoods Limited, a non-resident person, which conveyance is dated the 25th day of February, 1974 and was registered as Instrument Number 176674 in the Land Registry Office for the Registry Division of Elgin (No. 11) on the 16th day of August, 1974. O. Reg. 103/75, s. 2.

Conveyance to Wippman Services Limited

3. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of *The Land Transfer Tax Act, 1974* were applied and that was paid in respect of the tender for registration of the conveyance from Milton Roy Moor and Lildene Audrey Moor to Wippman Services Limited, a non-resident person, which conveyance is dated the 3rd day of May, 1974 and was registered as Instrument Number 271777 in the Land Registry Office for the Registry Division of Kent (No. 24) on the 11th day of June, 1974. O. Reg. 103/75, s. 3.

Conveyance to Swift Canadian Co., Limited

4. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of The Land Transfer Tax Act, 1974 were applied and that was paid in respect of the tender for registration of the conveyance from Erma Estella Lemon and Howard William Lemon, Executors and Trustees of the Estate of John Fraser Lemon to Swift Canadian Co., Limited, a nonresident person, which conveyance is dated the 8th day of May, 1974 and was registered as Instrument Number 211330 in the Land Registry Office for the Registry Division of Oxford (No. 41) on the 13th day of June, 1974. O. Reg. 103/75, s. 4.

Conveyance to Continental Can Company of Canada Limited

5. The Treasurer is authorized to refund that part of the tax paid, that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of *The Land Transfer Tax Act, 1974* were applied and that was paid in respect of the tender for registration of the conveyance from Alward Investments Limited to Continental Can Company of Canada Limited, a non-resident person, which conveyance is dated the 3rd day of June, 1974 and was registered as Instrument Number 188186 in the Land Registry Office for the Registry Division of London (No. 32) on the 3rd day of June, 1974. O. Reg. 103/75, s. 5.

Conveyance to The Goodyear Tire & Rubber Company of Canada, Limited

6. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of *The Land Transfer Tax Act, 1974* were applied and that was paid in respect of the tender for registration of the conveyance from Kingsway Transports Limited to The Goodyear Tire & Rubber Company of Canada, Limited, a non-resident person, which conveyance is dated the 30th day of July, 1974 and was registered as Instrument Number 197888 in the Land Registry Office for the Registry Division of Carleton (No. 5) on the 19th day of August, 1974. O. Reg. 103/75, s. 6.

Conveyance to Brink's Canada Limited

7. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of The Land Transfer Tax Act, 1974 were applied and that was paid in respect of the tender for registration of the conveyance from J. & M. Chartrand Realty Limited to Brink's Canada Limited, a non-resident person, which conveyance is dated the 24th day of June, 1974 and was registered as Instrument Number 220743 in the Land Titles Office for the Registry Division of Cochrane (No. 6) on the 23rd day of October, 1974. O. Reg. 103/75, s. 7.

Conveyance to Kelsey-Hayes Canada Limited

8. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of *The Land Transfer Tax Act, 1974* were applied and that was paid in respect of the tender for registration of the conveyance from K. F. Marshall Limited to Kelsey-Hayes Canada Limited, a non-resident person, which conveyance is dated the 26th day of September, 1974 and was registered as Instrument Number 214587 in the Land Registry Office for the Registry Division of Oxford (No. 41) on the 16th day of October, 1974. O. Reg. 103/75, s. 8.

Conveyance to Otis Elevator Company Limited

9. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of *The Land Transfer Tax Act, 1974* were applied and that was paid in respect of the tender for registration of the conveyance from Admiral Leaseholds Limited to Otis Elevator Company Limited, a non-resident person, which conveyance is dated the 5th day of July, 1974 and was registered as Instrument Number 198553 in the Land Registry Office for the Registry Division of Carleton (No. 5) on the 29th day of August, 1974. O. Reg. 103/75, s. 9.

Conveyance to Berg Equipment Co. (Canada) Limited

10. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of *The Land Transfer Tax Act, 1974* were applied and that was paid in respect of the tender for registration of the conveyance from Gilles Villeneuve and Ginette Villeneuve to Berg Equipment Co. (Canada) Limited, a non-resident person, which conveyance is dated the 10th day of October, 1974 and was registered as Instrument Number 28978 in the Land Registry Office for the Registry Division of Prescott (No. 46) on the 5th day of November, 1974. O. Reg. 103/75, s. 10.

Conveyance to Maple Leaf Mills Limited

of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of *The Land Transfer Tax Act, 1974* were applied and that was paid in respect of the tender for registration of the conveyance from Gordon Francis Bonnell and Doris Irene Bonnell to Maple Leaf Mills Limited, a non-resident person, which conveyance is dated the 26th day of November, 1974 and was registered as Instrument Number 408481 in the Land Registry Office for the Registry Division of Middlesex (No. 33) on the 11th day of December, 1974. O. Reg. 103/75, s. 11.

Conveyance to Rio Algom Mines Limited

12. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of *The Land Transfer Tax Act*, 1974 were applied and that was paid in respect of the tender for registration of the conveyance from Earlscott Investments Limited to Rio Algom Mines Limited, a non-resident person, which conveyance is dated the 17th day of July, 1974 and was registered as Instrument Number 217449 in the Land Registry Office for the Registry Division of Niagara South (No. 59) on the 25th day of July, 1974. O. Reg. 103/75, s. 12.

(4812)

THE EDUCATION ACT, 1974

O. Reg. 104/75. General Legislative Grants, 1974. Made—January 14th, 1975. Approved—February 5th, 1975. Filed—February 11th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 200/74 MADE UNDER THE EDUCATION ACT, 1974

- Clause a of subsection 1 of section 22 of Ontario Regulation 200/74 is revoked and the following substituted therefor:
- (a) "cost of education" means, in the case of education provided by a board appointed under subsection 1 of section 12 of The Public Schools Act or under section 4 of The Secondary Schools and Boards of Education Act in a school in a sanitorium, hospital, crippled children's treatment centre or centre for the treatment of cerebral palsy, a sum determined by the Minister, and in every other case, a sum equal to the fee calculated under subsections 1, 2, 3 and 3a of section 72 of The Schools Administration Act:
- Schedule B to the said Regulation, as amended by section 7 of Ontario Regulation 674/74, is further amended by,
 - (a) under the heading "County of Simcoe", striking out the equalization factor "159.79" in Column 2 set opposite "Wasaga Beach" and inserting in lieu thereof "188.12",
 - (b) under the heading "Kapuskasing Board of Education", striking out "Kendrey T.S.A." in Column 1 and the equalization factor "100.40" set opposite thereto in Column 2 and inserting in lieu thereof,

Kendrey T.S.A.:

Smooth Rock Falls Town 100.80 Kendrey Township 100.40;

- (c) under the heading "Muskoka Board of Education", striking out all the equalization factors in Column 2 and inserting in lieu thereof in each case "143.52";
- (d) striking out all under the heading "North Shore Board of Education" and inserting in lieu thereof,

Town of:

Blind River

142.13

Village of:	
Iron Bridge	163.64
Townships of:	
Day and Bright Additional	179.26
Elliot Lake	128.38
Thompson	230.60
Improvement District of the North	
Shore	188.32
Geographic Townships of:	
Bright	188.32
Cobden	188.32
Gladstone	188.32
Grasett	188.32
Mack	188.32
Montgomery	188.32
Parkinson	188.32
Patton	188.32
Scarfe	188.32
Striker (part not in the Improve-	
ment District of the North Shore)	188.32
Tp. 161	188.32
Tp. 162	188.32
Tp. 167	188.32
Tp. 168	188.32
Tp. 175	188.32
All the islands south of the geographic	
townships of Bright and Cobden	
and the part of Striker not in the	
Improvement District of the	
North Shore	188.32;

(e) striking out all under the heading "West Parry Sound Board of Education" and inserting in lieu thereof,

Town of:	
Parry Sound	138.36
Village of:	
Rosseau	147.90
Townships of:	
Carling	236.04
Christie	209.47
Foley	149.34
Hagerman	194.28
Humphrey	139.84
McDougall	166.10
McKellar	220.51
Geographic Townships of:	
Blair	294.33
Brown	294.33
Burton	294.33
Conger	294.33
Cowper	294.33
East Burpee	294.33
Ferguson	294.33
Ferrie	294.33
Harrison	294.33
Henvey	294.33
McKenzie	294.33
Mowatt	294.33
Shawanaga	294.33
Wallbridge	294.33
0	

142.13

Towns of:

Blind River

Those parts of the geographic townships of Croft and Spence that are not included in the Township School Area of Magnetawan 294.33 The Freeman Ward of the Township of Georgian Bay 158.79;

> (f) striking out all under the heading "North Shore District Roman Catholic Separate School Board" and inserting in lieu thereof,

Dillia River	1 12110
Espanola	23.07
Little Current	85.73
Massey	48.60
Webbwood	23.97
Village of:	
Iron Bridge	163.64
	105.04
Townships of: Baldwin	3.93
	179.26
Day and Bright Additional	
Elliot Lake	128.38
Nairn	32.10
Salter, May and Harrow	35.50
Improvement District of the North	
Shore	188.32
Geographic Townships of:	
Cobden	188.32
Curtin	25.00
Merritt	27.00
Mongowin	25.00
The portion of the geographic town-	
ship of Striker not included in the	
Improvement District of the	
North Shore	188.32;
ATOLEM DITOLO	, , ,

and

(g) striking out all under the heading "Simcoe County Roman Catholic Separate School Board" and inserting in lieu thereof,

Baxter Ward of the Township of Georgian Bay 273.77 Morrison Ward of the Town of Gravenhurst 153.89;

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 14th day of January, 1975.

THE EDUCATION ACT, 1974

O. Reg. 105/75.

Diplomas—Elementary and Secondary Schools. Made—January 20th, 1975. Approved—February 5th, 1975. Filed—February 12th, 1975.

REGULATION TO REVOKE
REGULATION 190 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE EDUCATION ACT, 1974

1. Regulation 190 of Revised Regulations of Ontario, 1970 and Ontario Regulation 560/72 are revoked.

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 20th day of January, 1975.

(4814)

THE JUDICATURE ACT

O. Reg. 106/75. Rules of Practice. Made—December 7th, 1974. Approved—February 5th, 1975. Filed—February 12th, 1975.

AMENDMENTS TO REGULATION 545 OF REVISED REGULATIONS OF ONTARIO, 1970, BEING THE RULES OF PRACTICE AND PROCEDURE OF THE SUPREME COURT OF ONTARIO, INCLUDING THE APPENDIX OF FÖRMS AND THE TARIFF OF DISBURSEMENTS, MADE BY THE RULES COMMITTEE ON THE 7TH DAY OF DECEMBER, 1974, UNDER THE JUDICATURE ACT.

- Rule 6 of Regulation 545 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:
- **6.** A writ of summons which is generally endorsed shall be according to Form 1.
 - Rule 7 of Regulation 545 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:
- 7. A duplicate writ marked "duplicate" may be issued and shall be in force only during the currency of the original writ.
 - 3. Rule 24 of Regulation 545 of Revised Regulations of Ontario, 1970, is revoked.

- 4. Rule 25 of Regulation 545 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:
- 25.—(1) Subject to rule 795, a party to an action or proceeding may be served out of Ontario as provided by rule 26 where the action or proceeding as against that party consists of a claim or claims,
 - (a) for, or in respect of, real property situate within Ontario, or the administration of the estate of a deceased person in respect thereof, whether the deceased died testate or intestate as to such property;
 - (b) for, or in respect of, personal property situate within Ontario, or the administration of the personal property of a deceased person who, at the time of his death was domiciled within Ontario, whether the deceased died testate or intestate as to such property;
 - (c) for the construction of a will in respect of real or personal property situate within Ontario or in respect of the personal property of a deceased person, who at the time of his death was domiciled within Ontario;
 - (d) against a trustee for, or in respect of, the execution of a trust contained in a written instrument where the trust is in respect of real or personal property situate within Ontario and ought to be executed according to the law of Ontario;
 - (e) for foreclosure, sale, possession or redemption in respect of a mortgage, charge or lien on real or personal property situate within Ontario;
 - (f) in respect of a contract wherever made where,
 - (i) a breach is alleged to have been committed within Ontario, even though such breach was preceded by or accompanied by a breach out of Ontario which rendered impossible the performance of that part of the contract which ought to have been performed within Ontario; or
 - (ii) the parties thereto have agreed that the courts of Ontario shall have jurisdiction to entertain the action;
 - (g) in respect of a tort committed within Ontario;
 - (h) in respect of damage sustained in Ontario arising from a tort or breach of contract committed elsewhere;

- (i) for an injunction in respect of anything done, being done or to be done within Ontario;
- (j) for alimony;
- (k) for the custody, or maintenance of or access to an infant;
- (l) to declare a marriage void;
- (m) founded upon a judgment of any court in Ontario;
- (n) which, by statute, may be made by an action or proceeding commenced in Ontario;
 - (o) against a person out of Ontario who is a necessary or proper party to an action or proceeding properly brought against another person duly served within Ontario;
 - (p) against a person domiciled or ordinarily resident within Ontario;
- (q) for contribution, indemnity or other relief over in respect of any claim made in an action or proceeding commenced in Ontario;
- (2) Any person not already a party to an action or proceeding may, by leave of the court, be served out of Ontario with any judgment or order or notice to prove claims thereunder.
 - 5. Rule 26 of Regulation 545 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:
- 26.—(1) Service out of Ontario on a defendant by writ under sub-rule (1) of rule 25 shall be effected by serving upon him a notice according to Form 3, and not the writ of summons itself, and, where the writ is generally endorsed, the statement of claim.
- (2) Service out of Ontario on a defendant added by counterclaim shall be effected by serving upon him a notice according to Form 3 together with any other document required to be served on such a party except the summons to such a defendant added by counterclaim.
- (3) Service out of Ontario on a third party shall be effected by serving upon him a notice according to Form 3 together with any other document required to be served on such a party except the third party notice.
- (4) Service out of Ontario on a respondent to an originating motion shall be effected by serving upon him a notice according to Form 3 together with any other document required to be served on such a party including the notice of motion.

- 6. Rule 27 of Regulation 545 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 36/73 is revoked, and the following substituted therefor:
- 27. Where the party to be served is a defendant by counterclaim, a third party or a respondent to an originating motion, service upon him shall be made not later than ten days after the time the service upon him would be required if he were within Ontario.
 - 7. Rule 28 of Regulation 545 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:
- 28.—(1) Where a party is served out of Ontario but elsewhere in Canada or within one of the United States of America, he shall file an appearance within forty days, excluding the day of service, and, within the same time, he shall deliver his statement of defence or his affidavit of merits, as the case may be
- (2) Where a party is served elsewhere than in Canada or one of the United States of America, he shall file an appearance within sixty days, excluding the day of service, and, within the same time, he shall deliver his statement of defence or his affidavit of merits, as the case may be.
 - 8. Rule 29 of Regulation 545 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:
- 29. A party who has been served out of Ontario with a notice according to Form 3 may, within the time limited for appearance and before appearing, apply for an order setting aside the service of such a notice upon him, or in the alternative, for leave to file a conditional appearance.
 - 9. Rule 30 of Regulation 545 of Revised Regulations of Ontario, 1970, is amended by deleting in Clause 1 the words "The notice of the writ and statement of claim" and substituting therefor the words "The notice according to Form 3 and any other document required to be served therewith".
 - 10. Sub-rules (1), (2) and (3) of Rule 35 of Regulation 545 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 36/73, are amended by adding thereto immediately after the words "Unless otherwise ordered," the words "or provided,".
 - 11. Rule 38 of Regulation 545 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 36/73, is revoked and the following substituted therefor:
- **38.** Where he has obtained leave to do so, a lefendant may file a conditional appearance which hall be according to Form 9.

- 12. Rule 44 of Regulation 545 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 36/73, is amended by adding at the beginning of the rule the words "Unless otherwise provided,".
- 13. Rule 46 of Regulation 545 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 36/73, is amended by adding at the beginning of the rule the words "Unless otherwise provided,".
- 14. Sub-rules (1), (3) and (4) of Rule 167 of Regulation 545 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:
- (1) Where a defendant who has entered an appearance claims to be entitled to contribution or indemnity or any other relief over against any person not a party to the action, hereinafter called a third party, he may issue in the office in which the action was commenced a third party notice in accordance with Form 25, which shall be sealed in the same manner as a writ of summons and he shall at the same time file a statement of his claim against the third party.
- (3) Unless otherwise provided, the notice and the statement of the defendant's claim against the third party shall be served on the third party within ten days after the defendant's statement of defence has been delivered or the time limited for the delivery thereof has expired, together with a copy of the writ, a copy of the plaintiff's statement of claim and copies of any other proceedings taken in the action.
- (4) A copy of the notice and the statement of the defendant's claim against the third party shall be served on the plaintiff within the times prescribed for service of the notice upon the third party.
 - 15. Rule 169 of Regulation 545 of Revised Regulations of Ontario, 1970, is amended by,
 - (a) adding at the beginning of sub-rule (1) the words "Unless otherwise provided,",
 - (b) revoking sub-rule (3) and substituting the following therefor:
- (3) The statement of the defendant's claim against the third party, the third party's statement of defence and the reply, if any, shall constitute the record in the third party proceedings.
 - 16. Rule 170 of Regulation 545 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:
- 170. Where the third party makes default in entering an appearance to the third party notice and in delivering a statement of defence to the statement of the defendant's claim against the third party,

- (a) he shall be deemed to admit the validity of any judgment obtained (whether by consent or on default or otherwise) against such defendant, and his own liability to contribute or indemnify, claimed in the third party proceedings;
 - (b) the defendant giving the notice, in case he suffers judgment at any time before trial, is entitled at any time to move for judgment against the third party to the extent of the contribution, indemnity or relief over claimed in the third party proceedings;
 - (c) if the action is tried and results in favour of the plaintiff, the judge who tries the action may, at or after the trial, direct such judgment as the nature of the case requires to be entered for the defendant giving the notice against the third party.
- 17. Rule 171 of Regulation 545 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:
- 171. Where the third party enters an appearance to the third party notice and delivers a statement of defence to the statement of the defendant's claim against the third party he may also, if so advised, deliver a statement of defence to the plaintiff's statement of claim, to be so entitled, raising therein any defence open to the defendant which has not been raised by the defendant in his statement of defence, and the plaintiff shall thereupon be at liberty to deliver a reply to such statement of defence within ten days after service thereof, and such pleadings shall be included in and form part of the record in the action.
 - 18. Rule 171a of Regulation 545 of Revised Regulations of Ontario, 1970, is amended by deleting at the beginning thereof the words "Where the third party has entered an appearance and delivered a statement of defence to the third party notice," and substituting therefor the words "Where the third party has entered an appearance to the third party notice and delivered a statement of defence to the statement of the defendant's claim against the third party,".
 - 19. Sub-rule (1) of Rule 171d of Regulation 545 of Revised Regulations of Ontario, 1970, is amended by inserting the word "all" after the words "the provisions of" and prior to the words "the rules relating to".
 - 20. Rule 171e of Regulation 545 of Revised Regulations of Ontario, 1970, is amended by deleting clause (a) and clause (e) and substituting therefor the following:
 - (a) the third party notice and the statement of the defendant's claim against the third party shall be served on the third party

- within fifteen days after the service of the writ upon the defendant, together with a copy of the writ and a copy of the affidavit of merits of the defendant and within the same time a copy of the third party notice and the statement of the defendant's claim against the third party shall be served upon the plaintiff;
- (e) Where the third party makes default in entering an appearance the defendant giving the notice, in case the plaintiff recovers judgment against him, is entitled at any time to move for judgment against the third party to the extent of contribution, indemnity or relief over claimed in the third party proceedings.
- 21. Rule 217 of Regulation 545 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:
- 217. Except where otherwise expressly provided or unless leave is given, there shall be at least two days between the service of a notice of motion in an action and the day for hearing and at least seven days between the service of an originating notice and the day for hearing.
 - 22. Rule 219 of Regulation 545 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:
- 219. A party affected by an ex parte order, or any party who has failed to appear on an application through accident or mistake, or insufficient notice of the application may move to rescind or vary the order by notice served within seven days and returnable before the judge or officer who made the order, or any judge or officer having jurisdiction within ten days after the order came to his notice.
 - Sub-rules (2) and (3) of Rule 234 of Regula tion 545 of Revised Regulations of Ontario 1970, are revoked.
 - 24. Sub-rule (1) of Rule 275 of Regulation 545 o Revised Regulations of Ontario, 1970, is amended by deleting the words "a sufficien sum for his fees as a witness" and sub stituting therefor the words "the amoun proper for conduct money".
 - 25. Rule 498 of Regulation 545 of Revised Regula tions of Ontario, 1970, as amended by Ontari Regulation 115/72, and Ontario Regulation 437/73, is amended in paragraph (a) thereo be deleting the word "five" and substitutin, therefor the word "ten".
 - Sub-rule (4) of Rule 514 of Regulation 545 of Revised Regulations of Ontario, 1970, a amended by Ontario Regulation 115/72, i revoked.

27. Form 3 of the Appendix of Forms to Regulation 545 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 36/73, is revoked and the following substituted therefor:

Form 3

NOTICE FOR SERVICE OUT OF ONTARIO

(Court and Cause)

To C.D. of, etc.

TAKE NOTICE that the plaintiff has issued a Writ of Summons in this Court against you for the relief set out in the Statement of Claim served herewith;

AND TAKE NOTICE that you are served with this Notice pursuant to the provisions of Rule 25 (1) (); Inserthere the appropriate paragraph or paragraphs of sub-rule (1) of Rule 25.

AND TAKE NOTICE that, if you wish to defend this action, either you or an Ontario lawyer on your behalf shall file an Appearance and serve upon the plaintiff or his lawyer AND file your Statement of Defence in the office of this Court at

.....within the time hereinafter

Where you are served out of Ontario but elsewhere in Canada or within one of the United States of America, within forty days after service on you of this Notice; or

Where you are served elsewhere than in Canada or one of the United States of America, within sixty days after service on you of this Notice:

AND TAKE NOTICE that if you fail to do so, pleadings may be noted closed against you and you may not be permitted to deliver your Statement of Defence.

AND TAKE NOTICE that, where pleadings have been noted closed against you, you may be deemed to have admitted the plaintiff's claim and you may not be entitled to notice of any motion for judgment or notice of trial, AND JUDGMENT MAY BE GIVEN AGAINST YOU IN YOUR ABSENCE.

Where the writ is specially endorsed, substitute the notice immediately following for those appearing above:

TAKE NOTICE that the plaintiff has issued a Writ of Summons in this Court against you for the relief set out in the special endorsement on the Writ of Summons a copy of which endorsement reads as follows:

AND TAKE NOTICE that you are served with this Notice pursuant to the provisions of Rule 25 (1) (); Inserthere the appropriate paragraph or paragraphs of sub-rule (1) of Rule 25.

AND TAKE NOTICE that, if you wish to defend this action, either you or an Ontario lawyer on your behalf shall,

- (1) serve upon the plaintiff or his lawyer a copy of an affidavit of merits showing the nature of your defence, including the facts and circumstances which you believe entitle you to defend the action; and
- (2) file such affidavit, with proof of service thereof, together with an Appearance, in

Where you are served out of Ontario but elsewhere in Canada or within one of the United States of America, within forty days after service on you of this notice; or

Where you are served elsewhere than in Canada or one of the United States of America, within sixty days after service on you of this notice;

AND TAKE NOTICE that if you pay to the plaintiff the amount of his claim within the time you are required to file your Appearance, further proceedings will be stayed; and if you believe the amount claimed for costs to be excessive, you may have them taxed by the Court.

Where the party to be served out of Ontario is a defendant added by counterclaim, substitute the notice immediately following for those appearing above;

Take Notice that the defendant in this action has delivered a counterclaim against the plaintiff and you and has issued a Summons in this Court against you in respect of this counterclaim;

AND TAKE NOTICE that you are served with this Notice pursuant to the provisions of Rule 25(1) (); Inserthere the appropriate paragraph or paragraphs of sub-rule (1) of Rule 25.

AND TAKE NOTICE that, if you wish to defend this counterclaim, either you or an Ontario lawyer on your behalf shall file an Appearance and serve upon the defendant or his lawyer AND file your Statement of Defence to the Counterclaim in the

office of this Court at.....within the time hereinafter stated:

Where you are served out of Ontario but elsewhere in Canada or within one of the United States of America, within forty days after service on you of this Notice; or Where you are served elsewhere than in Canada or one of the United States of America, within sixty days after service on you of this Notice.

AND TAKE NOTICE that if you fail to do so, pleadings may be noted closed against you and you may not be permitted to deliver your Statement of Defence to the Counterclaim;

AND TAKE NOTICE that where pleadings have been noted closed against you, you may be deemed to have admitted the claim of the plaintiff by counterclaim and you may not be entitled to notice of any motion for judgment or notice of trial, AND JUDGMENT MAY BE GIVEN AGAINST YOU IN YOUR ABSENCE.

Where the party to be served out of Ontario is a Third Party, substitute the notices immediately following for those appearing above:

Take Notice that the plaintiff has commenced an action against the defendant for the relief set out in the Statement of Claim (or in the special endorsement on the Writ of Summons as the Case may be);

AND TAKE NOTICE that you are served with this Notice pursuant to the provisions of Rule 25(1) (); Inserthere the appropriate paragraph or paragraphs of sub-rule (1) of Rule 25.

AND TAKE NOTICE that the defendant disputes the plaintiff's claim on the grounds appearing in his Statement of Defence (or Affidavit of Merits as the case may be) and in the event that the defendant is held liable to the plaintiff, the defendant claims to be entitled to relief over against you on the grounds set out in the Statement of the Defendant's claim against the Third Party.

AND TAKE NOTICE that if you desire to dispute your liability to the defendant, or the plaintiff's claim in the action as against the defendant, either you or an Ontario lawyer on your behalf shall file an Appearance and serve upon the defendant or his lawyer AND file your Statement of Defence to the Statement of the Defendant's Claim against the Third Party to be entitled STATEMENT OF DEFENCE OF THIRD PARTY TO CLAIM OF THE DEFENDANT and, if so advised, your Statement of Defence to the Plaintiff's Statement of Claim to be entitled STATEMENT OF DEFENCE OF THE THIRD PARTY TO THE STATEMENT OF CLAIM OF THE PLAINTIFF, within the time hereinafter stated;

Where you are served out of Ontario but elsewhere in Canada or within one of the United States of America, within forty days after service on you of this Notice; or Where you are served elsewhere than in Canada or one of the United States of America, within sixty days after service on you of this Notice:

AND TAKE NOTICE that if you fail to file an Appearance and file and serve your Statement of Defence to the Defendant's Statement of Claim, pleadings may be noted closed against you and you may not be permitted to deliver your Statement of Defence;

AND TAKE NOTICE that where pleadings have been noted closed against you, you may be deemed to admit the validity of any judgment obtained against the defendant and your own liability to contribute or indemnify the defendant to the extent claimed in the defendant's Statement of Claim and you may not be entitled to notice of any motion for judgment or notice of trial, AND JUDGMENT MAY BE GIVEN AGAINST YOU IN YOUR ABSENCE.

Note: Where action was commenced by a specially endorsed writ, the notices immediately above shall be modified so as to comply with the provisions of Rule 171e.

Where the party to be served out of Ontario is a respondent in a proceeding commenced by an Originating Notice of Motion, substitute the notices immediately following for those appearing above:

Take Notice that the applicant in this matter has filed an Originating Notice of Motion in this Court in which you are named as a respondent for the relief set out in the Notice of Motion served herewith;

AND TAKE NOTICE that you are served with this Notice pursuant to the provisions of Rule 25(1) (); Inserthere the appropriate paragraph or paragraphs of sub-rule (1) of Rule 25.

AND TAKE NOTICE that if you wish to oppose this motion either you or an Ontario lawyer on your behalf shall file an Appearance in the office of

this Court at.....within the time hereinafter stated;

Where you are served out of Ontario but elsewhere in Canada or within one of the United States of America within forty days after service on you of this Notice; or

Where you are served elsewhere than in Canada or one of the United States of America, within sixty days after service on you of this Notice;

AND TAKE NOTICE that you shall forthwith serve the Appearance upon the applicant or his lawyer;

AND TAKE NOTICE that if you fail to do so, you will not be entitled to file any material on the motion and THE MATTER MAY BE HEARD AND DISPOSED OF IN YOUR ABSENCE.

28. Form 5 of the Appendix of Forms to Regulation 545 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 36/73, is revoked.

Solicitor for.....

- Form 25 of the Appendix of Forms to Regulation 545 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 36/73, is amended by,
 - (a) deleting the second paragraph thereof including the heading and instruction and substituting the following therefor:

AND FURTHER TAKE NOTICE that the defendant disputes the plaintiff's claim on the grounds appearing in his Statement of Defence (Affidavit of Merits, as the case may be) and in the event that the defendant is held liable to the plaintiff, the defendant claims to be entitled to relief over against you on the grounds set out in the STATE-MENT OF CLAIM OF THE DEFENDANT AGAINST THE THIRD PARTY served herewith.

(b) deleting the instruction following the third paragraph and inserting the following instruction immediately after the fifth paragraph thereof:

(Where the action was commenced by a specially endorsed Writ, this notice shall be modified so as to comply with the provisions of Rule 171e).

- 30. Form 26 of the Appendix of Forms to Regulation 545 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 36/73, is amended by deleting the words "Rule 114" appearing immediately after the heading thereof and substituting therefor "Rule 45".
- 31. Form 39 of the Appendix of Forms to Regulation 545 of Revised Regulations of Ontario, 1970, is amended by adding after the last paragraph thereof the following:

And where the motion is originating add the following:

And take notice that if you wish to oppose this motion you shall file an Appearance on or before the date upon which the motion is returnable;

And take notice that in default of filing an Appearance you are not entitled to file any material on the motion.

32. Form 40 of the Appendix of Forms to Regulation 545 of Revised Regulations of Ontario, 1970, is amended by adding after the last paragraph thereof the following:

And where the motion is originating add the following:

And take notice that if you wish to oppose this motion you shall file an Appearance on or before the date upon which the motion is returnable;

And take notice that in default of filing an Appearance you are not entitled to file any material on the motion.

33. Form 57 of the Appendix of Forms to Regulation 545 of Revised Regulations of Ontario, 1970, is amended by adding the following at the end thereof:

(The following note shall be attached to the copy of the subpoena served upon the witness.)

The conduct money served with this subpoena is calculated as follows:

\$25.00 for each day of attendance—(insert appropriate amount)

mileage allowance-(insert appropriate amount)

overnight accommodation allowance—(insert appropriate amount)

These fees are proper conduct money for......... day(s) attendance and if further attendance is required you are entitled to additional fees as prescribed in Tariff B, Item 13, of the Rules of the Supreme Court.

The solicitor(s) requesting the issue of this subpoena is(are).....

34. Form 58 of the Appendix of Forms to Regulation 545 of Revised Regulations of Ontario, 1970, is amended by adding the following at the end thereof:

(The following note shall be attached to the copy of the subpoena served upon the witness.)

The conduct money served with this subpoena is calculated as follows:

\$25.00 for each day of attendance—(insert appropriate amount)

mileage allowance—(insert appropriate amount)

overnight accommodation allowance—(insert appropriate amount)

These fees are proper conduct money for.....day(s) attendance and if further attendance is required you are entitled to additional fees as prescribed in Tariff B, Item 13, of the Rules of the Supreme Court.

The solicitor(s) requesting the issue of this subpoena is(are).....

- 35. Form 70 of the Appendix of Forms to Regulation 545 of Revised Regulations of Ontario, 1970, is revoked.
- 36. Sub-item (2) of Item 1 of Tariff B of Regulation 545 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 307/72, is amended by deleting the words "or concurrent" therefrom wherever they appear.
- 37. Tariff B of Regulation 545 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 307/72, is amended by deleting Item 13 thereof and substituting the following therefor:
- 13. Conduct money payable to witnesses:
- (1) Each day of necessary attendance......\$ 25.00 \$ 25.00

and

- (2) Where the trial is held in the city or town in which the witness resides, \$1.00; where the trial is within 200 miles of where the witness residence, the place of trial, and return; where the trial is more than 200 miles from where the witness resides, the minimum return airfare plus 18¢ a mile to and from airports, his residence and the place of trial, and
- (3) Where the witness resides elsewhere than the place of trial and is required to remain at the place of trial overnight, \$30.00 for each overnight stay.
- 13A. Fees recoverable against opposite party:
 - (1) Conduct money actually paid to a witness.
 - (2) A reasonable sum may be allowed for the preparation of any plan, model or

photograph when necessary for due understanding of the evidence.

- (3) Reasonable sums may be allowed for medical reports used in compliance with section 52 of the Evidence Act, up to the sum of \$50.00 for each report of a general practitioner or up to the sum of \$100.00 for each report of a specialist, both sums to be subject to increase in the discretion of the officer taxing.
- (4) The cost of the investigation and report of the Official Guardian.
- (5) A reasonable sum may be allowed for fees actually paid to a witness who appears at trial and gives opinion evidence, within the meaning of the Evidence Act, up to an amount of \$150.00 for each day of giving evidence and subject to increase in the discretion of the officer taxing.
- (6) An allowance may be made for an interpreter, not to exceed \$40.00 a day for services at trial or on an examination.

(4815)

THE PLANNING ACT

O. Reg. 107/75.

Restricted Areas—All Lands within the Township of Cumberland in The Regional Municipality of Ottawa-Carleton.

Made—February 4th, 1975. Filed—February 13th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/74 MADE UNDER THE PLANNING ACT

 Section 1 of Ontario Regulation 323/74 is amended by adding thereto the following clauses:

O. Reg. 108/75

- (c) "front yard" means a yard extending the full width of a lot on which a building or structure is situate and extending from the front lot line to the nearest part of the wall of the building or structure that is nearest to the front lot line;
- (d) "rear yard" means a yard extending the full width of a lot on which a building or structure is situate and extending from the rear lot line to the nearest part of the wall of the building or structure that is nearest to the front lot line;
- (e) "side yard" means a yard extending from the front yard to the rear yard of a lot on which a building or structure is situate and extending from the side lot line to the nearest part of the building or structure that is nearest to the side lot line; and
- (f) "yard" means the area on a lot unoccupied by a building or structure.
 O. Reg. 323/74, s. 1; O. Reg. 472/74, s. 53 (1); O. Reg. 107/75, s. 1.
- 2. The said Regulation is amended by adding thereto the following section:
- 6. Notwithstanding any other provisions of this Order, a building used for the sale and storage of building materials, and buildings and structures accessory thereto, may be erected on the lands described in Schedule 1, provided the following requirements are met:

Minimum front yard 100 feet

Minimum side yard 100 feet

Minimum rear yard 50 feet

Maximum total floor area of all buildings and structures

55,000 square feet

Maximum height of all buildings and structures 35 feet

O. Reg. 107/75, s. 2.

3. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Township of Cumberland in The Regional Municipality of Ottawa-Carleton, being parts 1 and 2 on Reference Plan deposited in the Land Registry Office for the Registry Division of Russell (No. 50) as Number 50R-556. O. Reg. 107/75, s. 3.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 4th day of February, 1975.

(4816)

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THE PLANNING ACT

O. Reg. 108/75.

Restricted Areas—County of Simcoe, Township of Tay. Made—February 13th, 1975. Filed—February 14th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF SIMCOE TOWNSHIP OF TAY

INTERPRETATION

- 1. In this Order,
 - (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot;
 - (b) "agricultural use" means the use of any land, building or structure for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry raising or bee-keeping, and such uses as are customarily and normally related to agriculture;
 - (c) "automobile service station" means a place where,
 - (i) gasoline and oil are kept for retail sale and sold by retail,
 - (ii) only minor and emergency repairs and services may be performed, and
 - (iii) grease, anti-freeze, tires, spark plugs and other automobile parts may be sold as incidental to the above operations;
 - (d) "cottage" means a dwelling used for recreational purposes that is not used for continuous year-round habitation;
 - (e) "dwelling" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which

separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building;

- (f) "family" means,
 - (i) a person,
 - (ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or
 - (iii) not more than five persons not interrelated as set out in subclause ii, living as a house-keeping unit in one dwelling;
- (g) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (h) "frontage" means the width of a lot measured along a straight line twenty feet back from and parallel to a line joining the intersections of the two side lot lines with the front lot line;
- (i) "front yard" means a yard extending across the full width of a lot on which a building or structure is situate, and extending from the front lot line to the nearest point on the wall of the building or structure that is nearest to the front lot line;
- (j) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling provided that,
 - (i) there is no external display or advertising other than a sign having the total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials and not more than 25 per cent of the total floor area is used for home occupation, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, and
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;

- (k) "lot" means a parcel of land,
 - (i) described in a deed or other document legally capable of conveying an interest in land, or
 - (ii) shown as a lot or block on a registered plan of subdivision;
- (l) "lot area" means the total horizontal area within the lot lines of a lot;
- (m) "lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings situate on the lot;
- (n) "rear yard" means a yard extending across the full width of a lot on which a building or structure is situate and extending from the rear lot line to the nearest point on the wall of the building or structure that is nearest to the rear lot line;
- (o) "side yard" means a yard extending from the front yard to the rear yard of a lot within which a building or structure is situate and extending from the side lot line to the nearest point on the wall of the building or structure that is nearest to the side lot line;
- (p) "single-family", when used to describe a dwelling or cottage, means a separate building containing only one dwelling;
- (q) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Simcoe, or is a road the maintenance of which has been assumed by the Township of Tay;
- (r) "tourist commercial use" means the use of land, buildings or structures for the purpose of selling of commodities and the supplying of services to tourists and without limiting the generality of the foregoing, includes a restaurant, a motel, an automobile service station, a marina, a handicraft shop, a museum, and a campground or trailer park for seasonal use;
- (s) "yard" means the area on a lot unoccupied by a building or structure. O. Reg. 108/75, s. 1.

APPLICATION

2. This Order applies to all the lands in the Township of Tay in the County of Simcoe. O. Reg. 108/75, s. 2.

PART I

GENERAL

3. No land shall hereafter be used and no building or structure shall herafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purposes on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the municipal architect or building inspector of the Township of Tay prior to the day this Order comes into force provided the erection of such building or structure is commenced within two years after the day this Order comes into force and such building or structure is completed within a reasonable time after the erection thereof is commenced. O. Reg. 108/75, s. 3.

CLASSIFICATION OF ZONES

- 4.—(1) For the purpose of this Order, the Township of Tay is hereby divided into a Rural Zone, a Hamlet Zone, a Residential Zone, a Cottage Zone and a Tourist Commercial Zone.
- (2) All of the lands within the Township of Tay are included within the Rural Zone except those lands included within the Hamlet Zone, the Residential Zone, the Cottage Zone and the Tourist Commercial Zone.
- (3) The lands within the Hamlet Zone are the lands described in Schedule 1.
- (4) The lands within the Residential Zone are the lands described in Schedule 2.
- (5) The lands within the Cottage Zone are the lands described in Schedule 3
- (6) The lands within the Tourist Commercial Zone are the lands described in Schedule 4. O. Reg. 108/75, s. 4.

PUBLIC SERVICE AND UTILITIES

- 5. Notwithstanding anything contained in this Order,
 - (a) the Township of Tay or any local board thereof, as defined by The Municipal Affairs Act;
 - (b) any ministry, department or agency of the Government of Canada or Ontario;
 - (c) any telephone or telegraph company;
 - (d) Ontario Hydro; or

(e) a gas company holding a franchise from the Township of Tay.

may, for the purpose of providing a service to the public, use land and erect or use any building or structure, notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 108/75, s. 5.

REBUILDING AND REPAIRS

- 6.—(1) Nothing in this Order prevents the reconstruction or repair of any building or structure that is damaged or destroyed by causes beyond the control of the owner subsequent to the date this Order comes into force provided that,
 - (a) the dimensions of the original building or structure are not increased; and
 - (b) the original use of the original building or structure is not altered.
- (2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part thereof provided that,
 - (a) the dimensions of the original building or structure are not increased; and
 - (b) the original use of the original building or structure is not altered. O. Reg. 108/75, s. 6.

BUILDINGS TO FRONT ON STREET

7. No person shall erect any building or structure in any zone unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 108/75, s. 7.

ONE SINGLE-FAMILY DWELLING PER LOT

8. No more than one single-family dwelling or cottage shall be erected on any one lot. O. Reg. 108/75, s. 8.

BUILDING LINE

9. No building or any part thereof in any zone shall be erected or extended nearer to the centre line of any street than in accordance with the following:

Provincial highways 100 feet

County roads 85 feet

O. Reg. 108/75, s. 9.

TEMPORARY USES

10. A tool shed, scaffold, or other building or structure incidental to construction on the lot where it is situate may be maintained on such lot where

construction work is in progress for as long as is necessary for such work but this section ceases to apply where there is an abandonment or completion of such work. O. Reg. 108/75, s. 10.

EXISTING BUILDINGS ON LOTS WITH INADEQUATE LOT REQUIREMENTS

11. Where a building has been erected prior to the date this Order comes into force upon a lot with less than the minimum lot frontage or area required by this Order, the building may be enlarged, provided that there is compliance with all other applicable provisions of this Order. O. Reg. 108/75, s. 11.

HEIGHT RESTRICTIONS

12. Nothing in this Order limits the height of a church spire, belfry, flagpole, clock tower, chimney, water tank, radio or television antenna, grain elevator, barn or silo. O. Reg. 108/75, s. 12.

PART II

13. This Part applies to the Rural Zone. O. Reg. 108/75, s. 13.

PERMITTED USES

- 14. Every use of land and every erection or use of buildings or structures within the Rural Zone is prohibited except agricultural uses and buildings or structures accessory thereto, including one single-family dwelling used in connection with the agricultural operation. O. Reg. 108/75, s. 14.
- 15. Requirements for agricultural buildings and structures, including one single-family detached dwelling used in connection with the agricultural operation, are established as follows:

Minimum lot area 25 acres

Minimum lot frontage 600 feet

Minimum lot area

Minimum front, side and rear yard

50 feet, providing that where a farm building or structure abuts a neighbouring residential use the farm building, shall be set back a minimum of 100 feet

Minimum ground floor area for dwellings

one storey—1,000 square feet one and one-half storeys or more—750 square feet

O. Reg. 108/75, s. 15.

PART III

16. This Part applies to the Hamlet Zone. O. Reg. 108/75, s. 16.

PERMITTED USES

- 17. Every use of land and every erection or use of buildings or structures within the Hamlet Zone is prohibited except,
 - (a) single-family dwellings and buildings or structures accessory thereto;
 - (b) dwellings above retail stores or service shops;
 - (c) home occupation uses;
 - (d) churches;
 - (e) schools;
 - (f) private clubs;
 - (g) public parks or playgrounds and buildings or structures accessory thereto;
 - (h) agricultural uses, but not including the erection or construction of buildings or structures accessory thereto; and
 - (i) industrial and commercial uses existing at the time of the passing of this Order. O. Reg. 108/75, s. 17.

18. Requirements for single-family dwellings and buildings or structures accessory thereto are established as follows:

Where Municipal Water and Sanitary Sewers are not provided:

Where Municipal Water only is provided:

22,000 square feet

15,000 square feet

Minimum lot frontage 100 feet 80 feet

Maximum lot coverage 15 per cent 20 per cent

Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	30 feet	30 feet
Minimum ground floor area	one storey—1,000 square feet one and one-half storeys or more—750 square feet	one storey—1,000 square feet one and one-half storeys or more—750 square feet
		O. Reg. 108/75, s. 18.

- 19. Requirements for dwellings above retail stores or service shops are established as follows:
- 1. Not more than two dwellings above each store or shop. O. Reg. 108/75, s. 19.
- 20.—(1) Requirements for churches, schools and private clubs are established as follows:

	Where Municipal Water and Sanitary Sewers are not provided:	Where Municipal Water only is provided:
Minimum front yard	25 feet	25 feet
Minimum lot area	20,000 square feet	15,000 square feet
Minimum lot frontage	100 feet	80 feet
Maximum lot coverage	25 per cent	30 per cent
Minimum side yard	one-half of the height of the building	one-half of the height of the building
Minimum rear yard	25 feet	25 feet
Maximum height	30 feet	30 feet

- (2) Where land to which subsection 1 applies abuts a lot upon which a single-family dwelling is erected, an additional 10 feet shall be provided in the side and rear yards that so abut and this additional land shall be used for no purpose other than landscaping. O. Reg. 108/75, s. 20.
- 21. Agricultural buildings existing on the date this Order comes into force may be extended or enlarged subject to the yard requirements established for agricultural buildings in the Rural Zone. O. Reg. 108/75, s. 21.
- 22. Industrial and commercial uses that existed at the time of the passing of this Order may be extended or enlarged subject to the following requirements:

Minimum front yard 25 feet

Maximum lot coverage 25 per cent

Minimum side yard one-half of the height of the building

Minimum rear yard 25 feet

O. Reg. 108/75, s. 22.

PART IV

23. This Part applies to the Residential Zone. O. Reg. 108/75, s. 23.

PERMITTED USES

- 24. Every use of land and every erection or use of buildings or structures within the Residential Zone is prohibited except,
 - (a) single-family dwellings and buildings or structures accessory thereto;
 - (b) schools, churches and other public buildings; and
 - (c) public parks or playgrounds and buildings or structures accessory thereto. O. Reg. 108/75, s. 24.

25. Requirements for single-family dwellings and buildings or structures accessory thereto are established as follows:

Minimum lot area	15,000 square feet
Minimum lot frontage	70 feet
Maximum lot coverage Minimum front yard	20 per cent 25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet
Maximum height	30 feet
Minimum ground floor area	one storey — 1,000 square feet one and one-half storeys or more—750 square feet
Water supply	municipally piped water O. Reg. 108/75, s. 25.

26 .- (1) Requirements for churches, schools and public buildings are established as follows:

- 1	Minimum lot area	15,000 square feet
	Minimum lot frontage	100 feet
	Maximum lot coverage	35 per cent
	Minimum side yard	one-half of the height of the building
	Minimum rear yard	25 feet
	Maximum height	30 feet
	Water supply	municipally piped water
	(2) Where land to whi	sh subsection 1 applies

(2) Where land to which subsection 1 applies abuts a lot upon which a single-family dwelling is erected, an additional 10 feet shall be provided in the side and rear yards that so abut and this additional land shall be used for no purpose other than landscaping. O. Reg. 108/75, s. 26.

PART V

27. This Part applies to the Cottage Zone. O. Reg. 108/75, s. 27.

PERMITTED USES

28. Every use of land and every erection or use of buildings or structures within the Cottage Zone is prohibited except,

- (a) single-family cottages and buildings or structures accessory thereto; and
- (b) public parks or playgrounds and buildings or structures accessory thereto. O. Reg. 108/75, s. 28.
- 29. Requirements for single-family cottages and uses, buildings or structures accessory thereto, are established as follows:

Minimum lot area 15,000 square feet Minimum lot frontage 100 feet Maximum lot coverage 15 per cent Minimum front yard 25 feet 10 feet on one side and Minimum side vard 4 feet on the other side Minimum rear yard 25 feet Maximum height 30 feet Minimum ground one storey - 1,000 floor area square feet one and one-half storeys or more-750 square feet O. Reg. 108/75, s. 29.

PART VI

30. This Part applies to the Tourist Commercial Zone. O. Reg. 108/75, s. 30.

PERMITTED USES

31.—(1) Every use of land and every erection or use of buildings or structures within the Tourist Commercial Zone is prohibited except,

- (a) agricultural uses; and
- (b) existing tourist commercial uses.
- (2) Commercial uses that existed at the time of the passing of this Order may be extended or enlarged subject to the following requirements:

Minimum front yard 25 feet Maximum lot coverage 25 per cent Minimum side yard one-half of the height of the building 25 feet Minimum rear yard

32. Ontario Regulation 298/74 is revoked. O. Reg. 108/75, s. 32.

O. Reg. 108/75, s. 31.

Schedule 1

Beginning at the intersection of the southeasterly limit of that part of the King's Highway known as No. 103 and the western high water mark of Matchedash Bay;

Thence southwesterly along that southeastern limit to the southerly limit of Lot 10 in Concession XI;

Thence westerly along the southerly limit of Lot 10 in concessions XI and X to the northerly limit of that part of the King's Highway known as No. 12;

Thence southwesterly along that northerly limit to the southwesterly limit of the road leading to Tanner Point:

Thence northwesterly along that southwestern limit to the highwater mark of Georgian Bay;

Thence northeasterly and southeasterly along that high water mark to the place of beginning. O. Reg. 108/75, Sched. 1.

Schedule 2

Plans registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Numbers 1437, 1554 and 1557 respectively. O. Reg. 108/75, Sched. 2.

Schedule 3

 Beginning at the intersection of the south limit of Lot 26 in Concession IV and the high water mark of Georgian Bay;

Thence westerly along that southern limit to intersect a line parallel with and distant 500 feet measured westerly from that high water mark;

Thence northerly and parallel with that high water mark to the southern limit of Lot 28 in Concession IV;

Thence westerly along the southern limit of the said Lot 28 to a point distant 900 feet measured westerly from its southeast angle;

Thence northerly and parallel with the eastern limit of the said Lot 28 to its northern limit;

Thence easterly along the northern limit of the said Lot 28 to its northeast angle;

Thence northerly along the east limit of lots 29 and 30 in Concession IV to the northeast angle of the said Lot 30;

Thence westerly along the northern limit of Lot 30 in concessions IV and III to a point distant 1,320 feet measured westerly there-

along from the eastern limit of the said Concession III;

Thence northerly and parallel with that eastern limit to the high water mark of Georgian Bay;

Thence easterly and southerly along that high water mark to the place of beginning.

Beginning at the intersection of the northeast limit of Lot 20 in Concession V and the southern high water mark of Georgian Bay;

Thence southerly along the eastern limit of lots 20 and 19 in Concession V to the limit between the north and south halves of the east half of the said Lot 19:

Thence westerly along that half lot limit and its production to the east limit of Lot 19 in Concession IV;

Thence northerly along that eastern limit of Lot 19 to its northern limit:

Thence westerly along that northern limit to the high water mark of Georgian Bay;

Thence easterly along that high water mark to the place of beginning.

3. Beginning at the intersection of the southern high water mark of Hog Bay and the centre line of Concession VI;

Thence southeasterly along that centre line to the northwestern limit of that part of the King's Highway known as No. 12;

Thence southwesterly along that limit to a point distant 500 feet measured westerly therealong from the centre line of Concession V;

Thence northwesterly and parallel with the centre line of Concession V to the southeasterly high water mark of Hog Bay;

Thence northeasterly along that high water mark to the place of beginning.

 Beginning at the intersection of the western high water mark of Sturgeon Bay and the north limit of Lot 10 in Concession VIII;

Thence southwesterly along the northern limit of that Lot to the southwestern limit of the right-of-way of the Canadian National Railway;

Thence southeasterly, easterly, and northerly along the southern limit of that right-of-way to the north limit of Lot 9 in Concession IX;

Thence westerly along the north limit of that Lot to the high water mark of Sturgeon Bay; Thence in a general westerly direction following that high water mark to the place of beginning.

 Beginning at the intersection of the southern limit of Lot 11 in Concession XI and the eastern high water mark of Georgian Bay;

Thence easterly along the southern limit of Lot 11 in concessions XI and XII to a point distant 550 feet measured therealong easterly from the west limit of Concession XII;

Thence northerly and parallel with that western limit to the northern limit of Lot 12;

Thence westerly along that northern limit to its northwest angle;

Thence northerly along the west limit of lots 13 and 14 in Concession XII, a distance of 2,450 feet, more or less, to the high water mark of Georgian Bay;

Thence southerly along that high water mark to the place of beginning.

 Beginning at the intersection of the western high water mark of Matchedash Bay and the southern limit of Lot 6 in Concession XII;

Thence westerly along that limit to the eastern limit of the right-of-way of the Canadian National Railway;

Thence northwesterly along that limit to the western limit of Concession XII;

Thence northerly along the western limit of lots 7 and 8 in that Concession to a point distant 300 feet measured northerly therealong from the southwest angle of the said Lot 8;

Thence easterly and parallel with the southern limit of the said Lot 8 to the western high water mark of Matchedash Bay;

Thence southeasterly along that limit to the place of beginning.

 Beginning at the intersection of the south limit of Lot 6 in Concession XII and the eastern high water mark of Matchedash Bay;

Thence easterly along the southern limit of Lot 6 in concessions XII and XIII to the east limit of Rose Lawn Drive;

Thence northerly along that limit to the south limit of Lot 8 in Concession XIII;

Thence easterly along the southern limit of that Lot to a point distant 500 feet measured easterly therealong from the eastern high water mark of Matchedash Bay;

Thence northerly and parallel with that eastern high water mark to the northern limit of Lot 9 in Concession XIII:

Thence westerly along that limit to that eastern high water mark;

Thence southerly along that high water mark to the place of beginning.

8. Beginning at the southwest angle of Lot 19 in Concession XIII;

Thence northeasterly along the southeastern limit of that Lot a distance of 1,600 feet more or less to the shore line of Little Lake;

Thence westerly and southerly along that shore line to the southeastern limit of Lot 19 in Concession XII;

Thence northeasterly along the southeastern limit of that Lot to its southeast angle;

Thence northeasterly crossing the road allowance between concessions XII and XIII to the place of beginning. O. Reg. 108/75, Sched. 3.

Schedule 4

Beginning at the intersection of the northern high water mark of Matchedash Bay and the east limit of the west half of Lot 10 in Concession XII;

Thence northerly along that eastern limit and its prolongation to the south limit of Lot 11 in Concession XII;

Thence westerly along that southern limit to the southeasterly limit of that part of the King's Highway known as No. 103;

Thence northwesterly at right angles with that part of the King's Highway known as No. 103 to a point 300 feet measured northwesterly from the northwestern limit of that Highway;

Thence southwesterly and parallel with that limit to the southern limit of Lot 11 in Concession XII;

Thence westerly along the southern limit of Lot 11 in concessions XII and XI to the high water mark of Georgian Bay;

Thence southerly and easterly along that limit to the place of beginning. O. Reg. 108/75, Sched. 4

DONALD R. IRVINE
Minister of Housing

Dated at Toronto, this 13th day of February, 1975.

(4817) 9

THE PLANNING ACT

O. Reg. 109/75.

Restricted Areas—Part of The District of Thunder Bay.
Made—February 11th, 1975.
Filed—February 14th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—PART OF THE DISTRICT OF THUNDER BAY

INTERPRETATION

1. In this Order,

- (a) "accessory", when used to describe a building or structure means a use of a building or structure normally incidental or subordinate to the principal building or structure located on a lot, but an accessory building or structure in conjunction with a cottage includes only a guest house, boat house, storage shed and steam bath;
- (b) "agricultural use" means the use of any land, building or structure for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry raising, bee-keeping and such uses as are customarily and normally related to agriculture;
- (c) "commercial use" means the use of any land, building or structure for the purposes of buying and selling of commodities and supplying of services;
- (d) "cottage" means a dwelling used for recreational purposes that is not used for continuous year-round habitation;
- (e) "'dwelling" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from the outside of the building or from a common hallway or stairway inside the building;
- (f) "family" means,
 - (i) a person,
 - (ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or

- (iii) not more than five persons not interrelated as set out in clause ii, living as a housekeeping unit in one dwelling;
- (g) "floor area" means the total area of all floors contained within the outside walls of a building excluding, in the case of a dwelling, the total floor areas of a private garage, porch, verandah, unfinished attic, basement and cellar;
- (h) "frontage" means the width of a lot measured along a straight line twenty feet back from and parallel to a line joining the intersections of the two side lot lines with the front lot line;
- (i) "front lot line" means the lot line that divides the lot from the lake, river or street upon which it abuts;
- (j) "front yard" means a yard extending across the full width of a lot on which a building or structure is situate, and extending from the front lot line to the nearest wall of the building or structure that is nearest to the front lot line;
- (k) "guest house" means a building without cooking facilities that is accessory to a cottage and is used only for sleeping accommodation purposes;
- (l) "health authority" means a medical officer
 of health or any branch of any ministry
 of the Province of Ontario that has the
 responsibility for approving waste and
 water systems;
- (m) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials and not more than 25 per cent of the total floor area is used for home occupation, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, and
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;

- (n) "industrial use" means the use of any land, building or structure for the purpose of manufacturing, assembling, making, preparing, inspecting, ornamenting, finishing, treating, altering, repairing, warehousing or storing or adapting for sale of any equipment, goods, substance, article or thing, or any part thereof;
- (o) "lot" means a parcel of land,
 - (i) described in a deed or other document legally capable of conveying an interest in land, or
 - (ii) shown as a lot or block on a registered plan of subdivision;
- (p) "lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings situate on the lot;
- (q) "rear lot line" means the lot line opposite the front lot line;
- (r) "rear yard" means a yard extending across the full width of a lot upon which a building or structure is situate and extending from the rear lot line to the nearest wall of the building or structure that is nearest to the rear lot line;
- (s) "side lot line" means a lot line other than a front or rear lot line;
- (t) "side yard" means a yard extending from the front yard to the rear yard of a lot upon which a building or structure is situate and extending from the side lot line to the nearest wall of the building or structure that is nearest to the side lot line;
- (u) "single-family" when used to describe a dwelling or cottage means a separate building containing only one dwelling;
- (v) "road" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or a local roads board;
- (w) "yard" means the area on a lot unoccupied by a building or structure. O. Reg. 109/75, s. 1.

APPLICATION

2. This Order applies to all of the lands within the Territorial District of Thunder Bay described in Schedule 1 excluding those lands contained within the limits of a municipality on the date this Order comes into force. O. Reg. 109/75, s. 2.

PART I

GENERAL

- 3.—(1) No land shall hereafter be used and no building or structure shall hereafter be erected, enlarged or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for that purpose on the day this Order comes into force so long as it continues to be used for that purpose.
- (2) No accessory building or structure, other than a guest house, shall be used for human habitation. O. Reg. 109/75, s. 3.

REBUILDING AND REPAIRS

- 4.—(1) Nothing in this Order prevents the reconstruction or repair of any building or structure that is damaged or destroyed by causes beyond the control of the owner subsequent to the date this Order comes into force provided that,
 - (a) the dimensions of the original building or structure are not increased;
 - (b) the original use of the original building or structure is not altered; and
 - (c) the prior approval of the health authority is obtained.
- (2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part thereof provided that,
 - (a) the dimensions of the original building or structure are not increased;
 - (b) the original use of the original building or structure is not altered; and
 - (c) the prior approval of the health authority is obtained. O. Reg. 109/75, s. 4.

LOTS TO FRONT ON ROADS

5. Except on lots which are approved by the Minister for single-family cottages and accessible only by water, no person shall erect any building or structure on the lands to which this Order applies unless the land upon which such building or structure is to be erected fronts upon a road. O. Reg. 109/75, s. 5.

TEMPORARY USES

6. A tool shed, scaffold or other building or structure incidental to construction on the lot where it is situate may be maintained on the lot until the construction is abandoned or completed. O. Reg. 109/75, s. 6.

EXISTING BUILDINGS ON LOTS WITH INADEQUATE LOT REQUIREMENTS

7. Any single-family dwelling that has been erected prior to the date this Order comes into force upon a lot with less than the minimum lot frontage or area required by this Order, may be enlarged if there is compliance with all other applicable provisions of this Order and if there is approval of the health authority. O. Reg. 109/75, s. 7.

HEIGHT RESTRICTIONS

8. Nothing in this Order applies to limit the height of a church spire, belfry, flagpole, clock tower, chimney, water tank, radio or television antenna, barn or silo. O. Reg. 109/75, s. 8.

LOTS ABUTTING NAVIGABLE WATERS

9. Where a lot abuts navigable waters, accessory buildings or structures, except a guest house, may be erected up to those portions of the lot boundary that so abut. O. Reg. 109 /75, s. 9.

PART II

PERMITTED USES

- 10. The following uses of land, the erection or uses of buildings or structures are permitted:
 - (a) agricultural uses;
 - (b) home occupations in dwellings which are buildings otherwise permitted by this Order;
 - (c) uses, buildings or structures existing on the date that this Order comes into force:
 - (d) uses, buildings or structures accessory to any of the permitted uses in this section;
 - (e) of a single-family cottage within the area designated "Recreational Development Uses" in the Official Plan for The Lakehead Planning Area lodged in the office of the clerk of the Corporation of Thunder Bay upon a lot within a registered plan of subdivision or upon a lot created by consent of the Minister, provided that the lot was created for cottage purposes and that the prior approval of the health authority is obtained:
 - (f) enlargements or extensions to any single-family dwelling or single-family cottage existing on the date this Order comes into force provided that there is compliance with all other applicable provisions of this Order and provided that the prior approval of the health authority is obtained;

- (g) the enlargement of any existing commercial or industrial use or building or structure provided that,
 - (i) the prior approval of the health authority is obtained,
 - (ii) the lot is not within a registered plan of subdivision approved for residential use,
 - (iii) the lot coverage does not exceed 50 per cent as of the day this Order comes into force, and
 - (iv) there is adequate off-street parking space available. O. Reg. 109/75, s. 10.
- 11. Requirements for single-family cottages together with any buildings or structures accessory thereto are established as follows:

Minimum lot frontage 150 feet

Maximum lot coverage 15 per cent

Maximum height 40 feet

Minimum front yard 25 feet

Minimum rear yard 25 feet

Minimum side yard 10 feet on one side and 5 feet on the other side

Minimum lot area

12. Single-family cottages existing on the date this Order comes into force and buildings and structures accessory thereto may be extended or enlarged provided that the following requirements are met after the completion of the extension or enlargement:

O. Reg. 109/75, s. 11.

Minimum lot area 15,000 square feet Minimum lot frontage 100 feet Maximum lot coverage 30 per cent Maximum height 40 feet Minimum front yard 25 feet Minimum rear yard 25 feet Minimum side yard 10 feet on one side and 5 feet on the other side O. Reg. 109/75, s. 12. 13. Commercial or industrial buildings existing on the date this Order comes into force and buildings and structures accessory thereto, may be extended or enlarged provided that the following requirements are met after the completion of the extension or enlargement:

Minimum lot area 1 acre

Minimum lot frontage 150 feet

Maximum lot coverage 50 per cent

Minimum front yard 50 feet

Minimum rear yard 25 feet

Minimum side yard 15 feet on each side

O. Reg. 109/75, s. 13.

Schedule 1

In the Territorial District of Thunder Bay, being composed of the following geographic townships:

- 1. Gorham
- 2. Ware

O. Reg. 109/75, Sched. 1.

DONALD R. IRVINE
Minister of Housing

Dated at Toronto, this 11th day of February, 1975.

(4818)

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 110/75. Affidavits. Made—January 15th, 1975. Filed—February 14th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

AFFIDAVITS

- 1. An affidavit under clause a of subsection 4 of section 16 of the Act shall be in Form 1. O. Reg. 110/75, s. 1.
- 2. An affidavit under clause b of subsection 4 of section 16 of the Act shall be in Form 2. O. Reg. 110/75, s. 2.
- 3. An affidavit under clause c of subsection 4 of section 16 of the Act shall be in Form 3. O. Reg. 110/75, s. 3.
- 4. An affidavit under clause d of subsection 4 of section 16 of the Act shall be in Form 4. O. Reg. 110/75, s. 4.
- 5. An affidavit under clause e of subsection 4 of section 16 of the Act shall be in Form 5. O. Reg. 110/75, s. 5.

par ina

del par ina

del par ina

Form 1

The Land Transfer Tax Act, 1974

AFFIDAVIT

	IN THE MATTER OF THE CONVEYANCE OF:		
	(insert brief description of land)		
	TO:		
	(insert names of all transferees)		
	I:(print name)		
	OF:		
	(print address)		
	MAKE OATH AND SAY AS FOLLOWS:		
	 I am (one of) the transferee(s) named in the conveyance to which this affidavit applies. 		
ete this agraph if opplicable	 (a) I have been lawfully admitted to Canada and am lawfully in Canada as an immigrant admitted under the <i>Immigration Act</i> (Canada) for permanent residence in Canada; 		
	Or		
ete this agraph if pplicable	(b) I am lawfully in Canada for the purpose of engaging in and am authorized to engage in in Canada the following trade, profession, calling, occupation		
•	or employment:		
	(indicate nature of employment)		
	or		
ete this agraph if	(c) I have been lawfully admitted to Canada pursuant to an employment visa		
pplicable	that is numbered, that expires on19 and that has been issued to me under the <i>Immigration Act</i> (Canada) or regulations made thereunder for the purposes of engaging in the follow- ing trade, profession, calling, occupation or employment:		
	(indicate nature of employment)		
	for months.		
	3. The land being conveyed to me is being acquired by me for the purpose of enabling me to establish thereon my principal residence in Canada, and will not be used as the residence of persons other than myself or members of my family or members		

of my usual domestic establishment.

4. I am not in Canada as a tourist or visitor or for the purpose of passing through Canada to another country, or as a student admitted to Canada under the provisions of paragraph f of subsection 1 of section 7 of the *Immigration Act* (Canada).

Sworn before me
in the
of
this
day of 19 .

A Commissioner, etc.

O. Reg. 110/75, Form 1.

Form 2

The Land Transfer Tax Act, 1974

AFFIDAVIT

IN	THE MATTER OF THE CONVEYANCE OF:
	(insert brief description of land)
TO):
	(insert names of all transferees)
Ι:	
	(print name)
OF	
	(print address)

MAKE OATH AND SAY AS FOLLOWS:

- 1. I am (one of) the transferee(s) named in the conveyance to which this affidavit applies.
- 2. I am a Canadian citizen.
- 3. The land being conveyed to me is being acquired by me for the purpose of enabling me to establish thereon:

THE ONTARIO GAZETTE

delete this paragraph if inapplicable

delete this paragraph if inapplicable (a) a place of residence to be my principal residence;

or

(b) a place of recreation to be my principal recreational property,

upon my return to Canada to take up permanent residence in Canada.

Sworn before me
in the
of
this
day of 19 .

A Commissioner

O. Reg. 110/75, Form 2.

Form 3

The Land Transfer Tax Act, 1974

AFFIDAVIT

	•	
	(insert brief description of land)	
:		
	(insert names of all transferees)	
	(print name)	
: -	(print address)	
	(print address)	

MAKE OATH AND SAY AS FOLLOWS:

delete this paragraph if inapplicable

delete this paragraph if inapplicable (a) I am (one of) the transferee(s) named in the conveyance to which this affidavit applies;

or

(b) I am the: _______(insert description of corporate office)

of:______(insert name of corporate transferee)

(one of) the corporate transferee(s) named in the conveyance to which this affidavit applies and as such have personal knowledge of the matters deposed to in this affidavit.

delete this

paragraph if

inapplicable

delete this

paragraph if

inapplicable

delete this

paragraph if

inapplicable

- 2. The transferee, on and after the 9th day of April, 1974, has continuously occupied premises in Canada where the transferee carried on an active commercial or industrial business that is not principally:
 - (a) the rental of land or premises for possession or occupancy for a period of one month or more;
 - (b) the acquisition of land;
 - (c) the sale of land owned by the transferee;
 - (d) the holding of land; or
 - (e) the development of land.
- 3. The nature of the business carried on by the transferee is:
- 4. The principal location in Canada of the business carried on by the transferee is:
- 5. The land being conveyed to the transferee is being acquired for the purpose of:
 - (a) enabling the transferee to acquire the freehold of only the leased premises on which the business is being carried on and not of other premises;

or

(b) expanding the operations of the business where the expansion is not prevented by any zoning restrictions affecting the land conveyed;

or

(c) relocating the operations of the business where the relocation is not prevented by any zoning restrictions affecting the land conveyed.

Sworn before me
in the
of
this

day of

19

A Commissioner, etc.

O. Reg. 110/75, Form 3.

delete this paragraph if inapplicable

delete this paragraph if inapplicable

delete this

paragraph if

inapplicable

Form 4

The Land Transfer Tax Act, 1974

AFFIDAVIT

IN THE MATTER OF THE CONVEYANCE OF:
(insert brief description of land)
TO:
(insert names of all transferees)
I:
(print name)
OF:(print address)
MAKE OATH AND SAY AS FOLLOWS:
 (a) I am (one of) the transferee(s) named in the conveyance to which this affidavit applies;
or
(b) I am the:,
(insert description of corporate office)
of:(insert name of corporate transferee)
(one of) the corporate transferee(s) named in the conveyance to which this

(one of) the corporate transferee(s) named in the conveyance to which this affidavit applies and as such have personal knowledge of the matters deposed to in this affidavit.

- 2. The land being conveyed to the transferee is being acquired by the transferee as part of the normal business practice of the transferee and for the principal purpose of:
 - (a) selling the land to an employee of the transferee or to the employee and his spouse as the residence of the employee and members of his family or members of his usual domestic establishment;

or

delete this paragraph if inapplicable (b) making the land available for the exclusive use of the employees of the transferee and members of their families or members of their usual domestic establishments as a place of residence.

Sworn before me
in the
of
this
day of 19 .

A Commissioner, etc.

O. Reg. 110/75, Form 4.

Form 5

The Land Transfer Tax Act, 1974

AFFIDAVIT

AFFIDAVII
IN THE MATTER OF THE CONVEYANCE OF:
(insert brief description of land)
го:
(i.e., -t f - 11 t f)
(insert names of all transferees)
(:
(print name)
OF:
(print address)
MAKE OATH AND SAY AS FOLLOWS:

delete this paragraph if inapplicable 1.

delete this paragraph if

inapplicable

or
(b) I am the:_______

(a) I am (one of) the transferee(s) named in the conveyance to which this

(insert description of corporate office)

(insert name of corporate transferee)

(one of) the corporate transferee(s) named in the conveyance to which this affidavit applies and as such have personal knowledge of the matters deposed to in this affidavit.

affidavit applies;

2. The land being conveyed to the transferee is being acquired by the transferee:

delete this paragraph if inapplicable (a) as the result of a final order of foreclosure under a mortgage or charge affecting the land;

O

delete this paragraph if inapplicable (b) for the sole purpose of satisfying the obligations of the transferor to the transferee under a mortgage or charge affecting the land and the manner in which such conveyance of land is being effected is:______

(indicate type of conveyance being made)

OT

delete this paragraph if inapplicable

- (c) only for the purpose of safeguarding or giving effect to rights or interests of the transferee as mortgagee or chargee in respect of an outstanding loan, now in default, which was owed by the transferor, mortgagor or charger to the transferee.
- 3. The transferee is dealing in all respects with the transferor, mortgagor or chargor as though the parties were strangers.
- 4. The conveyance was not arranged with the intention of defeating the incidence of tax imposed by The Land Transfer Tax Act, 1974.

Sworn before me

in the

of

this

day of

19

A Commissioner, etc.

O. Reg. 110/75, Form 5.

ARTHUR K. MEEN
Minister of Revenue

Dated at Toronto, this 15th day of January, 1975.

(4819)

9

THE INCOME TAX ACT

O. Reg. 111/75.
Ontario Tax Credit System Regulation.
Made—February 12th, 1975.
Filed—February 14th, 1975.

REGULATION MADE UNDER THE INCOME TAX ACT

ONTARIO TAX CREDIT SYSTEM REGULATION

- 1. For the purpose of subclause iv of clause c of subsection 1 of section 6b of the Act, amounts paid for commutation of statute labour pursuant to *The Statute Labour Act* or pursuant to a by-law passed under the authority of that Act are prescribed. O. Reg. 111/75, s. 1.
- 2. For the purpose of clause e of subsection 1 of section 6b of the Act, the prescribed manner shall be by completing and filing Form 1, or in the case of those who prefer to use the French language, Form 2, together with the return required under the Act with respect to the taxation year for which the deduction is claimed under subsection 2 of section 6b of the Act. O. Reg. 111/75, s. 2.
- 3. For the purpose of subsection 3 of section 6b of the Act, the students' residences set out in the Schedule hereto are prescribed. O. Reg. 111/75, s. 3.
- 4. Ontario Regulation 160/74 does not apply to any taxation year subsequent to the 31st day of December, 1973. O. Reg. 111/75, s. 4.
- 5. This Regulation shall be deemed to have come into force on the 1st day of January, 1974. O. Reg. 111/75, s. 5.

Schedule

STUDENTS' RESIDENCES

PART I

RESIDENCES OF COLLEGE AND NURSING STUDENTS

Ітем	Name	Location
1.	Belleville General Hospital Loyalist College of Applied Arts and Technology	Belleville
2.	St. Lawrence College of Applied Arts and Technology— Health Sciences	Brockville
3.	Public General Hospital School of Nursing, St. Clair College of Applied Arts and Technology Thames Campus	Chatham
4.	Mille Roches Residence St. Lawrence College of Applied Arts and Technology	Cornwall
5.	South Waterloo Memorial Hospital School of Nursing, Conestoga College of Applied Arts and Technology	Galt
6.	St. Joseph's Hospital School of Nursing,	
	Conestoga College of Applied Arts and Technology, 70 Westmount Road	Guelph
7.	Ontario College of Agriculture	Huron Park
8.	Kemptville College of Agricultural Technology	Kemptville

Ітем	Name	LOCATION
9.	School of Nursing, St. Lawrence College of Applied Arts and Technology	Kingston
10.	Kitchener Waterloo Hospital School of Nursing— Conestoga College of Applied Arts and Technology	Kitchener
11.	St. Joseph's Hospital Nurses Residences Fanshawe College of Applied Arts and Technology	London
12.	Victoria Campus School of Nursing Fanshawe College of Applied Arts and Technology	London
13.	Sheridan College School of Nursing 2186 Hurontario Street, Credit Valley Campus	Mississauga
14.	Sheridan College of Applied Arts and Technology School of Design Dormitory	Mississauga
15.	Greater Niagara General Hospital School of Nursing, Niagara College of Applied Arts and Technology	Niagara Falls
16.	Canadore College of Applied Arts and Technology, Students' Residence	North Bay
17.	Oshawa General Hospital School of Nursing, Durham College of Applied Arts and Technology	Oshawa
18.	Algonquin College School of Nursing, 747 Parkdales Avenue	Ottawa
19.	Georgian College Nursing Programme General and Marine Hospital	Owen Sound
20.	Eastern Pentacostal Bible College Swanson Hall	Peterborough
21.	Eastern Pentacostal Bible College Blair Hall	Peterborough
22.	Ridgetown College of Agricultural Technology	Ridgetown
23.	The Mack School of Nursing, Niagara College of Applied Arts and Technology	St. Catharines
24.	St. Thomas-Elgin General Hospital School of Nursing, Fanshawe College of Applied Arts and Technology	St. Thomas
25.	Lambton College School of Nursing (St. Clair Regional School of Nursing)	Sarnia
26.	Stratford General Hospital—Conestoga College of Applied Arts and Technology	Stratford
27.	Cambrian C.A.A.T. Health Science Division (Northern Ontario Health Science Schools)	Sudbury
28.	McKellar General Hospital Residence Confederation College of Applied Arts and Technology	Thunder Bay
29.	Port Arthur General Hospital Residence Confederation College of Applied Arts and Technology	Thunder Bay

Ітем

NAME

Location

	NAME	LOCATION
30.	The Atkinson, The Toronto Western Hospital School of Nursing, George Brown College of Applied Arts and Technology	Toronto
31.	Covenant College, 77 Charles Street West	Toronto
32.	Co-operative College Residences Inc. 960 Gerrard Street East, Neil-Wycik College Student Res.	Toronto
33.	Ryerson Polytechnical Institute Student Residence, 137 Bond Street	Toronto
34.	The Hospital for Sick Children School of Nursing Ryerson Polytechnical Institute	Toronto
35.	Nightingale Campus George Brown College of Applied Arts and Technology	Toronto
36.	St. Joseph's School of Nursing George Brown College of Applied Arts and Technology	Toronto
37.	St. Michael's School of Nursing George Brown College of Applied Arts and Technology	Toronto
38.	Sisters of St. Joseph of the Diocese of Toronto in Upper Canada (Nurses Residences) 35 & 37 Shuter Street—George Brown College of Applied Arts and Technology	Toronto
39.	Toronto East General and Orthopaedic Hospital School of Nursing, Centennial College of Applied Arts and Technology	Toronto
40.	Toronto General Hospital School of Nursing, George Brown College of Applied Arts and Technology	Toronto
41.	The Wellesley Hospital School of Nursing Ryerson Polytechnical Institute	Toronto
42.	Women's College Hospital School of Nursing, Burton Hall Ryerson Polytechnical Institute	Toronto
43.	Scarborough Regional School of Nursing, Centennial College of Applied Arts and Technology	West Hill
44.	Humber College School of Nursing (Osler School of Nursing)	Weston
45.	Seneca College School of Nursing (York Regional School of Nursing)	Willowdale
46.	Grace Hospital School of Nursing St. Clair College of Applied Arts and Technology	Windsor
47.	Hotel Dieu of St. Joseph's Hospital School of Nursing St. Clair College of Applied Arts and Technology	Windsor
48.	Metropolitan General Hospital School of Nursing, St. Clair College of Applied Arts and Technology	Windsor
49.	Woodstock General Hospital School of Nursing, Fanshawe College of Applied Arts and Technology	Woodstock

PART II

STUDENTS' RESIDENCES -UNIVERSITIES

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	Location
1.	Brock University	DeCew Residence	St. Catharines
2.	Carleton University	Renfrew House	Ottawa
3.	Carleton University	Lanark House	Ottawa
4.	Carleton University	Grenville House	Ottawa
5.	Carleton University	Russell House	Ottawa
6.	Carleton University	Glengarry House	Ottawa
7.	Carleton University	St. Patrick's College, Women's Residence 114 Hawthorne Avenue	Ottawa
8.	Carleton University	St. Patrick's College, Men's Residence 116 Hawthorne Avenue	Ottawa
9.	University of Guelph	St. Joseph's Hospital Residence, 70 Westmount Road	Guelph
10.	University of Guelph	South Residence	Guelph
11.	University of Guelph	East Residence	Guelph
12.	University of Guelph	Lennox Addington Hall	Guelph
13.	University of Guelph	Johnston Hall	Guelph
14.	University of Guelph	Mills Hall	Guelph
15.	University of Guelph	MacDonald Hall	Guelph
16.	University of Guelph	Watson Hall	Guelph
17.	University of Guelph	Maids Hall	Guelph
18.	University of Guelph	Lambton Hall	Guelph
19.	University of Guelph	Married Student Housing	Guelph
20.	University of Guelph	68 Westmount Road	Guelph
21.	Lakehead University	Women's Residence	Thunder Bay
22.	Lakehead University	Men's Residence	Thunder Bay
23.	Laurentian University	University College Residence	Sudbury
24.	Laurentian University	Huntington College Residence	Sudbury
25.	Laurentian University	Thornloe College Residence	Sudbury
26.	Laurentian University	University of Sudbury Residence	Sudbury
27.	McMaster University	Edwards Hall	Hamilton

1	TEM	NAME OF UNIVERSITY	Name of Student Residence	Location
	28.	McMaster University	Whiddon Hall	Hamilton
	29.	McMaster University	Moulton Hall	Hamilton
	30.	McMaster University	Woodstock Hall	Hamilton
	31.	McMaster University	Matthews Hall	Hamilton
	32.	McMaster University	Brandon Hall	Hamilton
	33.	McMaster University	Wallingford Hall	Hamilton
	34.	McMaster University	McKay Hall	Hamilton
	35.	University of Ottawa	Le Blanc Hall	Ottawa
	36.	University of Ottawa	Stanton Hall	Ottawa
	37.	University of Ottawa	Thompson Hall	Ottawa
	38.	University of Ottawa	Marchand Hall	Ottawa
	39.	Queen's University	McNeill House	Kingston
	40.	Queen's University	Morris Hall	Kingston
	41.	Queen's University	Leonard Hall	Kingston
	42.	Queen's University	Donald Gordon House	Kingston
	43.	Queen's University	Brockington House	Kingston
	44.	Queen's University	Earl Street Residence	Kingston
	45.	Queen's University	Graduate Student Residence	Kingston
	46.	Queen's University	Ban Righ Hall	Kingston
	47.	Queen's University	Chown Hall	Kingston
	48.	Queen's University	Adelaide Hall	Kingston
	49.	Queen's University	Victoria Hall	Kingston
	50.	Queen's University	West Campus Residence	Kingston
	51.	Queen's University	John Orr Tower Apts.	Kingston
	52.	Royal Military College	Stone Frigate	Kingston
	53.	Royal Military College	Fort Haldimand	Kingston
	54.	Royal Military College	Fort La Salle	Kingston
	55.	Royal Military College	Fort Champlain	Kingston
	56.	University of Toronto	Westmore Hall, New College	Toronto
	57.	University of Toronto	Wilson Hall, New College	Toronto
	58.	University of Toronto	Sir Daniel Wilson Residence, University College	Toronto

THE ONTARIO GAZETTE

ITEM	Name of University	Name of Student Residence	LOCATION
59.	University of Toronto	Whitney Hall, University College	Toronto
60.	University of Toronto	Devonshire House	Toronto
61.	University of Toronto	Innis College Residence	Toronto
62.	University of Toronto	St. George Graduate Student Residence	Toronto
63.	University of Toronto	Men's Residence and Burwash Hall, Victoria University	Toronto
64.	University of Toronto	Stephenson House	Toronto
65.	University of Toronto	Annesley Hall, Victoria University	Toronto
66.	University of Toronto	Margaret Addison, Victoria University	Toronto
67.	University of Toronto	Men's Residence, Trinity College	Toronto
68.	University of Toronto	St. Hilda's College Residence, Trinity College	Toronto
69.	University of Toronto	Windle House, St. Michael's College	Toronto
70.	University of Toronto	Clover Hill Residence	Toronto
71.	University of Toronto	Knox College Residence	Toronto
72.	University of Toronto	Ewart College Residence	Toronto
73.	University of Toronto	Wycliffe College Residence	Toronto
74.	University of Toronto	Elmsly Hall, The University of St. Michael's College	Toronto
75.	University of Toronto	More House, The University of St. Michael's College	Toronto
76.	University of Toronto	Fisher House, The University of St. Michael's College	Toronto
77.	University of Toronto	Teefy Hall, The University of St. Michael's College	Toronto
78.	University of Toronto	Sullivan House, The University of St. Michael's College	Toronto
79.	University of Toronto	McCorkell House, The University of St. Michael's College	Toronto
80.	University of Toronto	Belisle House, The University of St. Michael's College	Toronto
81.	University of Toronto	Maritain House, The University of St. Michael's College	Toronto
82.	University of Toronto	Gilson House, The University of St. Michael's College	Toronto
83.	University of Toronto	Loretto College, The University of St. Michael's College	Toronto

Ітем	NAME OF UNIVERSITY	Name of Student Residence	LOCATION
84.	University of Toronto	St. Joseph's College, The University of St. Michael's College	Toronto
85.	University of Toronto	St. Basil's College, The University of St. Michael's College	Toronto
86.	University of Toronto	Scarborough College	Toronto
87.	University of Toronto	Erindale College	Mississauga
88.	Trent University	Lady Eaton College Residence	Peterborough
89.	Trent University	Champlain College Residence	Peterborough
90.	Trent University	Langton House, Catherine Parr Traill College	Peterborough
91.	Trent University	Crawford House, Catherine Parr Traill College	Peterborough
92.	Trent University	Scott House, Catherine Parr Traill College	Peterborough
93.	Trent University	Stewart House, Catherine Parr Traill College	Peterborough
94.	Trent University	Wallis Hall, Catherine Parr Traill College	Peterborough
95.	Trent University	College House, Peter Robinson College	Peterborough
96.	Trent University	Stratton House, Peter Robinson College	Peterborough
97.	Trent University	Reade House, Peter Robinson College	Peterborough
98.	Trent University	Abbott House, Peter Robinson College	Peterborough
99.	Trent University	East Lodge, Peter Robinson College	Peterborough
100.	Trent University	Town House, Peter Robinson College	Peterborough
101.	Trent University	Otonabee College Residence	Peterborough
102.	University of Waterloo	Village #1	Waterloo
103.	University of Waterloo	Village #2	Waterloo
104.	University of Waterloo	Minota Hagey Residence	Waterloo
105.	University of Waterloo	Conrad Creble College	Waterloo
106.	University of Waterloo	St. Jerome College Residence	Waterloo
107.	University of Waterloo	Notre Dame College Residence	Waterloo
108.	University of Waterloo	St. Paul's College Residence	Waterloo
109.	University of Waterloo	Renison College Residence	Waterloo
110.	University of Waterloo	155 University Ave. West	Waterloo
111.	University of Western Ontario	Brough Hall, Huron College	London

ITEM	Name of University	Name of Student Residence	LOCATION
112	University of Western Ontario	Hellmuth Hall, Huron College	London
113.	University of Western Ontario	O'Neil's Hall, Huron College	London
114.	University of Western Ontario	Seagar Hall, Huron College	London
115.	University of Western Ontario	Student Residence, Brescia College	London
116.	University of Western Ontario	Mary Manor, Brescia College	London
117.	University of Western Ontario	Main Building Residence, King's College	London
118.	University of Western Ontario	Town House #1, King's College	London
119.	University of Western Ontario	Town House #2, King's College	London
120.	University of Western Ontario	Town House #3, King's College	London
121.	University of Western Ontario	Town House #4, King's College	London
122.	University of Western Ontario	Town House #5, King's College	London
123.	University of Western Ontario	Town House #6, King's College	London
124.	University of Western Ontario	Town House #7, King's College	London
125.	University of Western Ontario	Town House #8, King's College	London
126.	University of Western Ontario	Town House #9, King's College	London
127.	University of Western Ontario	Town House #10, King's College	London
128.	University of Western Ontario	Delaware Hall	London
129.	University of Western Ontario	Spencer Hall	London
130.	University of Western Ontario	Sydenham Hall	London
131.	University of Western Ontario	Medway Hall	London
132.	Wilfrid Laurier University	Women's Residence	Waterloo
133.	Wilfrid Laurier University	East Hall	Waterloo
134.	Wilfrid Laurier University	West Hall	Waterloo
135.	Wilfrid Laurier University	South Hall	Waterloo
136.	Wilfrid Laurier University	Graduate Residence A	Waterloo
137.	Wilfrid Laurier University	Graduate Residence B	Waterloo
138.	Wilfrid Laurier University	Bricker Street Residence	Waterloo
139.	Windsor University	McDonald Hall	Windsor
140.	Windsor University	Laurier Hall	Windsor
141.	Windsor University	Electa Hall	Windsor
142.	Windsor University	Cody Hall	Windsor

Ітем	NAME OF UNIVERSITY	Name of Student Residence	LOCATION
143.	Windsor University	Huron Hall	Windsor
144.	Windsor University	Tecumseh Hall	Windsor
145.	Windsor University	St. Michael's Hall, Assumption University	Windsor
146.	Windsor University	Langton House, Canterbury College	Windsor
147.	Windsor University	Rayson House, Canterbury College	Windsor
148.	Windsor University	Becket House, Canterbury College	Windsor
149.	Windsor University	Cranmer House, Canterbury College	Windsor
150.	Windsor University	Laud House, Canterbury College	Windsor
151.	Windsor University	Wake House, Canterbury College	Windsor
152.	Windsor University	Geoffrey Fisher Hall, Canterbury College	Windsor
153.	York University	Bethune Residence, Main Campus	Toronto
154.	York University	Graduate Residence #1, Main Campus	Toronto
155.	York University	Graduate Residence #2, Main Campus	Toronto
156.	York University	Graduate Residence #3, Main Campus	Toronto
157.	York University	Graduate Residence #4, Main Campus	Toronto
158.	York University	Atkinson Residence, Main Campus	Toronto
159.	York University	Wood Residence, Glendon Campus	Toronto
160.	York University	Marion Hilliard Residence, Glendon Campus	Toronto
161.	York University	Founders Residence, Main Campus	Toronto
162.	York University	Vanier Residence, Main Campus	Toronto
163.	York University	Winter Residence, Main Campus	Toronto
164.	York University	McLaughlin Residence, Main Campus	Toronto
165.	York University	Stong Residence, Main Campus	Toronto

O. Reg. 111/75, Sched

Form 1

The Income Tax Act



THE ONTARIO TAX CREDIT SYSTEM

This program is financed by Ontario.

Its purpose is to improve the fairness of the provincial and municipal tax systems by granting tax credits which are related to the individual's ability to pay taxes.

To claim the Ontario Tax Credits:

- Please complete the calculation below, making sure you fill in line 93, 94 or 95, and line 96, if you are claiming a property tax credit.
- 2. Transfer the amount of your Ontario Tax Credits to line 63 on page 1 of your income tax return.
- 3. Complete and sign the Declaration and Certification, and attach one copy of this form to your income tax return.
- 4. You must file a completed Individual Income Tax Return, whether or not you are taxable.
- 5. Receipts for 1974 rental payments or property tax bills are not required to be filed with the return but must be retained for examination on request. Receipts must be submitted for rentals and property tax bills applicable to the 1973 taxation year which were paid in 1974.

See reverse side for Basic Rules and Instructions.

Inquiries:

Telephone the Ontario Ministry of Revenue information centre.

- Outside Metropolitan Toronto: dial "0" and ask the operator for Zenith 8-2000 (free of charge).
- Metropolitan Toronto local-calling area: dial 965-8470.

Calculation of Ontario Tax Credits for 1	974		
Total Rental Payments for 1974	C		
20% of the above 'Total Rental Payments for 1974' (line 93)	== \$	¢	
Property Taxes paid in 1974			
Student Residence—claim \$25		-	
Stadent Nesidence—Claim V25		•	
Occupancy Cost (total of above three lines)			
		= \$	ċ
PROPERTY TAX CREDIT-Enter \$180 or 'Occupancy Cost' (lin	e 96), whichever is less		*
Add: 10% of 'Occupancy Cost' (line		-	\$ C
	Total Property Tax Credit		-0
SALES TAX CREDIT-1% of 'Total Personal Exemptions' (line 5			_ *
PENSIONER TAX CREDIT—If you were 65 years of age or over			ed ed
under 'Pensioner Tax Credit' on the			
	2 2001 07 1110 10111, 010111	Total of above credi	ts
Deduct: 2% of 'Taxable Income' (line 56 on page 4 of your retuin	rn)	10(01 01 00010 01001	
Total Control of Total of Total of the Page 4 of Your letter	,		-
Ontario Tax Credits—Enter this amount on line 63 on page	ge 1 of your return (maxis	mum \$500)	
Declaration and Certification			
I hereby declare that the address (es) of my principal residence	e during the 1974 taxatio	n year was (were):	
(Number, street or R.R. No., municipality, province)			
I certify that the information in this document is true and corre	ct. Sign here		

THE ONTARIO TAX CREDIT SYSTEM

Basic Rules and Instructions

Property Tax Credit

- . The Ontario Property Tax Credit may be claimed by all individuals resident in Ontario on 31st December, 1974, except
 - (a) persons under age 16 at the end of 1974, and
 - (b) persons under age 21 at the end of 1974 who live at home and are claimed as a dependant.
- The property tax credit must be claimed by the spouse having the higher taxable income.
- Only the property tax or rent paid in respect of your principal residence may be included in determining occupancy cost. Property
 tax or rent paid in respect of a second residence or cottage may not be included in occupancy cost.

Sales Tax Credit

- . The Ontario Sales Tax Credit may be claimed by all individuals resident in Ontario on 31st December, 1974, except
 - (a) persons under age 16 at the end of 1974, and
 - (b) persons claimed as a dependant for income tax purposes by any other person resident in Ontario.

Pensioner Tax Credit

- The Ontario Pensioner Tax Credit may be claimed by all individuals resident in Ontario on 31st December, 1974, who are age 65 or over at the end of 1974, except for a married couple both of whom are age 65 or over at the end of that year living in the same principal residence; in which case only the spouse with the higher taxable income is entitled to claim this credit.
- Where both spouses are 65 or over and neither spouse has a taxable income, the Pensioner Tax Credit must be claimed by the same spouse who is claiming the Property Tax Credit, except when no Property Tax Credit is being claimed; in which case either spouse, but not both of them, may claim the Pensioner Tax Credit.
- Where only one spouse is 65 years of age or over, that spouse may claim the credit.

Principal Residence

'Principal residence' means the housing unit which was ordinarily occupied or inhabited during the taxation year. Principal residence includes a temporary residence such as a hotel room which was occupied continuously by the individual for all or part of the year, and also includes a mobile housing unit such as a trailer which was used as the principal residence of the individual.

For persons who move, the principal residence includes all housing units (or addresses in Ontario) occupied or inhabited by the person during the taxation year.

Annual property taxes or annual rent must be prorated to cover only the period of occupancy as a principal residence.

Occupancy Cost

'Occupancy cost' means

- (a) the total property tax paid in respect of the principal residence for the taxation year, or
- (b) 20% of the total rent (excluding any amount paid for meals or board) paid in respect of the principal residence for the taxation year.

Spouse Having the Higher Taxable Income

Where husband and wife reside in the same principal residence, the Ontario Property Tax Credit and/or Pensioner Tax Credit must be claimed by the spouse having the higher taxable income, regardless of the registered ownership of the principal residence.

Special Situations

Post-secondary School Students

Where the principal residence of an individual who is a full-time post-secondary school student is in a residence (prescribed by Regulations) of an Ontario university or college, the occupancy cost in respect of such residence is limited to \$25.

Other Individuals

Individuals eligible to claim the Ontario Property Tax Credit include:

- (a) life tenants, and
- (b) individuals who died during the year and on whose behalf an income tax return is filed.

Diplomatic and Foreign Military Personnel

Diplomatic and foreign government officials and military personnel not required to file a Canadian income tax return are not eligible to claim the Ontario Tax Credits.

N.B. The 1974 Ontario Tax Credits are administered through the Income Tax mechanism.

After calculating your credit entitlement, transfer this amount to line 63 on page 1 of your income tax return.

O. Reg. 111/75, Form 1.

Form 2

The Income Tax Act



RÉGIME DE CRÉDITS D'IMPÔT DE L'ONTARIO

Ce programme, financé par l'Ontario, vise à rendre plus équitable les régimes d'imposition provincial et municipal grâce au versement de crédits d'impôt en fonction de la capacité individuelle de payer des impôts.

Pour demander les crédits d'impôt de l'Ontario:

- Effectuez le calcul ci-après en prenant soin de remplir les lignes 93, 94 ou 95 et la ligne 96, si vous demandez un crédit d'impôt foncier.
- Reportez le montant de vos crédits d'impôt de l'Ontario à la ligne 63 en page 1 de votre déclaration d'impôt sur le revenu.
- Remplissez et signez la «Déclaration et attestation» et annexez un exemplaire de la présente formule à votre déclaration d'impôt sur le revenu.
- Vous devez remplir et produire une déclaration d'impôt sur le revenu des particuliers, que vous soyez imposable ou non.
- Vous n'êtes pas tenu de produire avec la déclaration les reçus de loyers ou d'impôts fonciers pour 1974, mais vous devez pouvoir les produire sur demande. Cependant, vous êtes tenu de produire les reçus de loyers et d'impôts fonciers payés en 1974 qui s'appliquaient à l'année d'imposition 1973.

Voir au verso les règles et indications générales.

Demandes de renseignements:

Téléphonez au centre d'information du ministère du Revenu de l'Ontario.

- À l'extérieur du Toronto métropolitain: composez «0» et demandez à latéléphoniste le numéro Zénith 8-2000 (sans frais).
- Zone d'appels locaux du Toronto métropolitain: composez 965-8470.

Calcul des crédits d'impôt de l'Ontario pour 1974	
Total des loyers payés pour 1974	
20% du «Total des loyers payés pour 1974» (ligne 93)	
Impôts fonciers payés en 1974	
Logement d'étudiant—inscrivez \$25	
Coût d'habitation (total des 3 lignes ci-dessus)	^
CRÉDIT D'IMPÔT FONCIER—Inscrivez le <i>moins</i> élevé des deux montants suivants: \$180 ou le «Coût d'habitation» (ligne 96)	*
Ajoutez: 10% du «Coût d'habitation» (ligne 96) Total du crédit d'impôt foncier	- s c
CRÉDIT DE TAXE DE VENTE—1% du «Total des exemptions personnelles» (ligne 50 en page 4 de votre déclaration)	
CRÉDIT D'IMPÔT AUX PENSIONNÉS—Si vous aviez 65 ans ou plus en 1974 et si vous remplissez les cor ditions énoncées à la rubrique «Crédit d'impôt aux pensionnés» averso de la présente formule, inscrivez \$110.	
Total des crédits ci-dessu	JS
Déduire: 2% du «Revenu imposable» (ligne 56 en page 4 de votre déclaration)	
Crédits d'impôt de l'Ontario — À inscrire sur la ligne 63 en page 1 de votre déclaration (maximum \$500	0)
Déclaration et attestation	
Je déclare par les présentes que durant l'année d'imposition 1974, ma résidence principale était situal adresses suivantes:	ée à l'adresse ou aux
(Numéro, rue ou nº de R.R., municipalité, province)	
Je certifie que les renseignements donnés ici sont vrais et exacts. Signer ici	

RÉGIME DE CRÉDITS D'IMPÔT DE L'ONTARIO

Règles et indications générales

Crédit d'impôt foncier

- Le crédit d'impôt foncier de l'Ontario peut être demandé par tous les particuliers qui étaient résidents de l'Ontario le 31 décembre 1974, sauf
 - a) les personnes âgées de moins de 16 ans à la fin de 1974, et
 - b) les personnes âgées de moins de 21 ans à la fin de 1974 qui habitent à la maison et sont comptées comme personnes à charge.
- Le crédit d'impôt foncier doit être demandé par le conjoint ayant le revenu imposable le plus élevé.
- Pour déterminer le coût d'habitation, vous ne devez compter que l'impôt foncier ou le loyer de votre résidence principale. Vous ne pouvez faire entrer dans le coût d'habitation l'impôt foncier ni le loyer d'une deuxième résidence ou d'un chalet.

Crédit de taxe de vente

- Toute personne résidant en Ontario le 31 décembre 1974 peut demander le crédit de taxe de vente de l'Ontario, sauf
 - a) les personnes âgées de moins de 16 ans à la fin de 1974, et
 - b) les personnes comptées comme personnes à charge aux fins de l'impôt sur le revenu par tout autre résident de l'Ontario.

Crédit d'impôt aux pensionnés

- Toute personne qui était âgée de 65 ans ou plus à la fin de 1974 et qui résidait en Ontario le 31 décembre 1974 peut demander le crédit d'impôt aux pensionnés de l'Ontario, sauf que, dans le cas où le mari et la femme étaient âgés tous deux de 65 ans ou plus à la fin de ladite année et habitaient la même résidence principale, seul le conjoint ayant le revenu imposable le plus élevé peut demander ce crédit.
- Lorsque les deux conjoints sont âgés de 65 ans ou plus et qu'aucun n'a un revenu imposable, le crédit d'impôt aux pensionnés doit être demandé par le conjoint qui demande le crédit d'impôt foncier, mais si aucun n'a demandé le crédit d'impôt foncier, le crédit d'impôt aux pensionnés peut être demandé par l'un ou par l'autre, mais non par les deux.
- · Lorsqu'un seul des conjoints est âgé de 65 ans ou plus, c'est ce conjoint qui peut demander le crédit.

Résidence principale

La «résidence principale» désigne le logement que l'on a habituellement occupé ou habité pendant l'année d'imposition. Elle comprend une résidence temporaire, par exemple une chambre d'hôtel que le particulier a occupée de façon continue pendant la totalité ou une partie de l'année, et comprend également un logement mobile, comme une roulotte, lui ayant servi de résidence principale, Dans le cas d'une personne qui déménage, la résidence principale comprend tous les logements (ou les adresses en Ontario) qu'elle a occupés ou habités pendant l'année d'imposition.

On doit faire un calcul proportionnel du montant annuel des impôts fonciers ou du loyer afin de ne compter que la période pendant laquelle un logement a servi de résidence principale.

Coût d'habitation

Par «coût d'habitation», il faut entendre

- a) la totalité de l'impôt foncier versé à l'égard de la résidence principale pour l'année d'imposition, ou
- b) 20% du loyer total (à l'exclusion de tout montant payé pour les repas ou la pension) versé à l'égard de la résidence principale pour l'année d'imposition.

Conjoint ayant le revenu imposable le plus élevé

Lorsque les conjoints habitent la même résidence principale, le crédit d'impôt foncier et (ou) le crédit d'impôt aux pensionnés de l'Ontario doivent être demandés par le conjoint ayant le revenu imposable le plus élevé, quel que soit celui qui détient le titre de propriété de la résidence principale.

Cas particuliers

Personnes qui poursuivent des études de niveau post-secondaire

Lorsque la résidence principale d'un particulier qui poursuit à plein temps des études de niveau post-secondaire se trouve dans un logement (prescrit par les Règlements) tenu par une université ou un collège de l'Ontario, le coût d'habitation à l'égard de cette résidence est limité à \$25.

Autres particuliers

Les particuliers suivants sont aussi admis à demander le crédit d'impôt foncier de l'Ontario:

- a) les usufruitiers viagers, et
- b) les particuliers qui sont décédés au cours de l'année et au nom desquels on produit une déclaration d'impôt sur le revenu.

Diplomates et militaires étrangers

Les diplomates, les représentants de gouvernements étrangers et les militaires étrangers non tenus de produire une déclaration canadienne d'impôt sur le revenu n'ont pas droit aux crédits d'impôt de l'Ontario.

N.B. Les crédits d'impôt de l'Ontario pour 1974 sont administrés dans le cadre du régime d'impôt sur le revenu.

Après le calcul des crédits auxquels vous avez droit, reportez-en le montant à la ligne 63 en page 1 de votre déclaration d'impôt sur le revenu.

O. Reg. 111/75, Form 2.

(4820)

9

THE PLANNING ACT

O. Reg. 112/75.

Order made under Section 29a of The Planning Act. Made—February 12th, 1975. Filed—February 14th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Cavan in the County of Peterborough, formerly in the County of Durham, and being composed of Lot 23 according to plan registered in the Land Registry Office for the Registry Division of Port Hope (No. 9) as Number 118. O. Reg. 112/75, s. 1.

Donald R. IRVINE
Minister of Housing

Dated at Toronto, this 12th day of February, 1975.

(4821)

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 113/75.

County of Wentworth, Township of West Flamborough. Made—February 13th, 1975. Filed—February 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 484/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- 1. Ontario Regulation 484/73 is amended by adding thereto the following sections:
- 14. Notwithstanding any other provision of this Regulation, the land described in Schedule 1 may be used for the erection thereon of one single-family dwelling, and buildings and structures accessory thereto, provided the requirements of section 7 are met. O. Reg. 113/75, s. 1, part.
- 15. Notwithstanding any other provision of this Regulation, the land described in Schedule 2 may be used for the erection thereon of one two-car garage, to be attached to the existing single-family dwelling on the said land, provided the requirements of section 6 are met. O. Reg. 113/75, s. 1, part.
 - 2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 1

That tract of land situate in the Township of Flamborough in The Regional Municipality of Hamilton-Wentworth, formerly in the Township of West Flamborough in the County of Wentworth, being composed of part of Lot 22 in Concession II of the Township of Flamborough, more particularly described as follows:

Premising that the western limit of Lot 22 in Concession II has an assumed bearing of north 13° west and relating all bearings used herein thereto;

Beginning at a place distant 32 feet and $\frac{1}{2}$ inch measured on a course of north 77° east from a point in the western limit of the said Lot, which is distant 2,635 feet, 8 inches measured on a course of south 13° east along the said western limit from the northwest corner of the said Lot;

Thence north 13° 2' west, a distance of 75 feet to an iron bar planted;

Thence north 79° 19′ east, a distance of 264 feet and 7 inches to an iron bar planted in the interior of the said Lot, which is in the line of an old wire fence;

Thence south along the line of the said fence south 4° 9′ east, a distance of 30 feet to an iron bar planted;

Thence south 33° 38′ west, a distance of 43 feet, 4 inches to an iron bar planted along the remains of an old fence;

Thence south $79^{\circ}\ 19'$ west, a distance of 178 feet, 4 inches to a point;

Thence south 13° 2' east, parallel with the eastern limit of Rock Chapel Road, a distance of 15 feet to a point;

Thence south 79° 19′ west, a distance of 50 feet to the place of beginning. O. Reg. 113/75, s. 2, part.

Schedule 2

That tract of land situate in the Township of Flamborough in The Regional Municipality of Hamilton-Wentworth, formerly in the Village of Waterdown in the County of Wentworth, being composed of Lot 26 according to a Plan registered in the Land Titles Office for the Land Titles Division of Wentworth (No. 62) as Number M-9. O. Reg. 113/75, s. 2, part.

W. DARCY McKEOUGH
Treasurer of Ontario and
Minister of Economics and
Intergovernmental Affairs

Dated at Toronto, this 13th day of February, 1975.

(4822)

9

Publications Under The Regulations Act

March 8th, 1975

THE PUBLIC SERVICE ACT

O. Reg. 114/75. General. Made—January 20th, 1975. Approved—February 12th, 1975. Filed—February 17th, 1975.

REGULATION TO AMEND
REGULATION 749 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC SERVICE ACT

- Subsections 2, 3 and 4 of section 18 of Regulation 749 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:
- (2) The leave of absence referred to in subsection 1 shall be for a period of at least seventeen weeks or for such shorter period as the employee may request.
- (3) The leave of absence referred to in subsection 2 shall,
 - (a) before delivery, be for a period that does not exceed eleven weeks immediately preceding the estimated date of delivery as determined by a legally qualified medical practitioner;
 - (b) after delivery, notwithstanding subsection 2, be for a period of at least six weeks unless the employee gives one week's notice that she intends to return to work before the expiry of such six weeks and furnishes the Deputy Minister with a certificate of a legally qualified medical practitioner stating that she is able to resume her work.
- (4) Notwithstanding clause a of subsection 3, where in the opinion of a deputy minister,
 - (a) the duties of the position of a female public servant cannot reasonably be performed by a pregnant woman; or
 - (b) the performance of a female public servant's work is materially affected by her pregnancy,

the deputy minister may require the female public servant to proceed on a leave of absence before or after the commencement of the period of eleven weeks immediately preceding the estimated date of delivery.

- (5) A female public servant returning to the ministry where she was employed prior to a leave of absence for childbirth shall be assigned to her former position and be paid at the step in the salary range that she had attained when the leave of absence was granted.
- (6) In the event that the female public servant's position has been abolished during the leave of absence, the employee shall be assigned to a position in the classification that applied to her before leave of absence and be paid at the step in the salary range that she had attained when the leave of absence was granted. O. Reg. 114/75, s. 1.

CIVIL SERVICE COMMISSION:

S. W. CLARKSON
Chairman

Dated at Toronto, this 20th day of January, 1975.

(4839)

THE MINISTRY OF COLLEGES AND UNIVERSITIES ACT, 1971

O. Reg. 115/75.

Ontario Student Assistance Program. Made—December 16th, 1974. Approved—February 5th, 1975. Filed—February 17th, 1975.

REGULATION MADE UNDER THE MINISTRY OF COLLEGES AND UNIVERSITIES ACT, 1971

ONTARIO STUDENT ASSISTANCE PROGRAM

INTERPRETATION

- 1. In this Regulation,
 - (a) "academic year" means any twelve month period in which there are at least twentysix weeks of full-time study in a program;

- (b) "applicant" means a group A student or a group B student registered in a program who applies for a grant under this Regulation:
- (c) "education costs" mean the total of the actual costs and estimated cost allowances for the following items as determined by the Minister for the academic year or semester for which an applicant is requesting a grant,
 - (i) tuition and other compulsory fees payable to an eligible institution,
 - (ii) books and instructional supplies,
 - (iii) residence or board and lodging,
 - (iv) one return trip per year by an applicant to his permanent residence by the most economical means of public transportation,
 - (v) local transportation to and from the applicant's residence or lodging to the campus of the eligible institution,
 - (vi) a miscellaneous allowance per week for each week of the academic year in attendance at the eligible institution excluding vacation periods;
- (d) "eligible institution" means,
 - (i) a Canadian university, including any post-secondary educational institution affiliated or federated with it,
 - (ii) a Canadian Armed Forces College,
 - (iii) The Ontario College of Art,
 - (iv) a teachers' college established under The Ministry of Education Act,
 - (v) Ryerson Polytechnical Institute,
 - (vi) a college of applied arts and technology established under The Ministry of Colleges and Universities Act, 1971,
 - (vii) a college of agricultural technology established under The Ministry of Agriculture and Food Act,
 - (viii) The Bar Admission Course of The Law Society of Upper Canada;
- (e) "financial resources" mean the total actual or estimated moneys, determined by the Minister, that the applicant is expected to

contribute towards the education costs of the academic year or semester for which the applicant is requesting a grant having regard to,

- (i) the total income of the applicant from all sources,
- (ii) contributions of a spouse or parents of the applicant,
- (iii) summer and work term earnings of the applicant,
- (iv) academic awards and other government assistance that the applicant is or may be receiving;
- (f) "group A student" means a person who is a Canadian citizen or a person lawfully admitted to Canada for permanent residence, who is ordinarily resident in Canada and, except for time spent at a post-secondary institution has resided in Ontario for at least twelve consecutive months prior to the first day of the month in which classes normally commence in the eligible institution for the academic year for which he is applying for a grant and who.
 - (i) is single,
 - (ii) has been employed for less than two periods of at least twelve consecutive months each, and
 - (iii) has completed less than four years of post-secondary study or a combination of employment and postsecondary study totalling less than four years;
- (g) "group B student" means a person who is a Canadian citizen or a person lawfully admitted to Canada for permanent residence, who is ordinarily resident in Canada and, except for time spent at a post-secondary institution, has resided in Ontario for at least twelve consecutive months prior to the first day of the month in which classes normally commence in the eligible institution for the academic year for which he is applying for a grant and who.
 - (i) was married prior to the first day of the month in which classes normally commence in the eligible institution for the academic year for which he is applying for a grant,
 - (ii) has been employed for two periods of at least twelve consecutive months each, or

- (iii) has completed a total of four years of post-secondary study or a combination of employment and post-secondary study totalling four years;
- (h) "program" means a program of full-time study of at least twenty-six weeks duration at an eligible institution leading to a degree, certificate or diploma;
- (i) "semester" means a period of studies in a post-secondary program of study at an eligible institution consisting of not less than thirteen weeks duration. O. Reg. 115/75, s. 1.

GRANTS

- 2. An application for a grant shall be in Form 1. O. Reg. 115/75, s. 2.
- 3. Subject to section 5, the Minister may make a grant to an applicant in an amount determined in accordance with section 4. O. Reg. 115/75, s. 3.
- 4. The amount of a grant shall be that amount calculated by deducting the financial resources of the applicant from the education costs of the applicant that is in excess of the amount of any loan provided by the Government of Canada to the applicant under the Student Loans Act (Canada) but shall not exceed \$1,600 for each semester. O. Reg. 115/75, s. 4.
 - 5. A person who is,
 - (a) a student receiving financial assistance under the Regular Officer Training Plan, the Medical Officer Training Plan or the Dental Officer Training Plan of the Government of Canada;
 - (b) a student receiving financial assistance under the undergraduate medical or dental bursary plan of the Ontario Ministry of Health; or
 - (c) a student fully sponsored by the Department of Veterans' Affairs of the Government of Canada,

is not eligible for a grant under section 3. O. Reg. 115/75, s. 5.

6. A grant under section 3 shall be payable to the applicant and forwarded to the appropriate eligible institution at which the applicant is enrolled and the eligible institution shall withhold delivery of the grant to the applicant until the tuition fee for the academic year or semester is paid by the applicant or until arrangements acceptable to the eligible institution have been made with the applicant for the payment of the tuition fee. O. Reg. 115/75, s. 6.

REPAYMENT

- 7.—(1) Where a grant is made to an applicant under section 3 for an academic year or semester and the grant,
 - (a) is expended or committed by the applicant in whole or in part for purposes other than educational or living costs directly related to his course of study; or
 - (b) is in excess in whole or in part of the amount which the applicant is eligible to receive as a grant under section 4 by reason of misrepresentation, or wilful nondisclosure by the applicant,

an amount equal to the amount of the grant paid to the applicant shall be paid forthwith by the applicant to the Treasurer of Ontario.

- (2) Where a grant is made to an applicant under section 3 for an academic year or semester and due to an error or mistake the grant is in excess in whole or in part of the amount which the applicant is eligible to receive as a grant under section 4, the Minister may require the applicant to pay to the Treasurer of Ontario any overpayment of the grant.
- (3) Where a grant is made to an applicant under section 3 for an academic year or semester and, before completing such academic year or semester, the applicant,
 - (a) withdraws from the eligible institution; or
 - (b) ceases to be registered in a program,

the applicant forthwith shall pay to the Treasurer of Ontario an amount equal to the difference between,

- (c) the amount of the grant made to the applicant; and
- (d) the amount of a grant, if any, determined by the Minister which the applicant would have been eligible to receive as a grant under section 4 for the period prior to the date on which the applicant ceased to qualify under clause a or clause b.
- (4) Where an applicant withdraws from an eligible institution under clause a of subsection 3 the date of his withdrawal shall be that date determined by the eligible institution and where the applicant ceases to be registered in a program under clause b of subsection 3 the date of his termination of registration in a program shall be that date determined by the eligible institution. O. Reg. 115/75, s. 7.

Form 1

The Ministry of Colleges and Universities Act, 1971

ONTARIO STUDENT ASSISTANCE PROGRAM

PLEASE READ THE PAMPHLET AND GUIDE FIRST

APPLICATION FOR ASSISTANCE

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DECLARATION — TO BE COMPLETED BY ALL APPLICANTS

hereby apply for financial assistance under the terms of the Ontario Student Assistance Program and make the following declaration: I declare that all information given above is complete and true in every respace, that I have answered all questlons applicable to on this form, that I shall be a full time student for the academic period stated, and that financial assistance is essential to enable in • I declare that all information given above is complete and true in every respace. to continue my education.

If my application is approved, I will use any assistance granted only for payment of educational and living costs directly related to my course of study. The first use of such assistance will be to pay my academic fees.

• I understand that, if any part of the assistance granted to me Is in the form of a loan, I must make arrangements to negotlate the loan with a Canadian chartered bank or other Canadian lending institution. • I agree to notify the awards officer, in writing, of any change in my academic status or in my financial status or that of my parents, guardian, spouse or official sponsor, during the academic period covered by this application.

	604 APPLICANT'S SIGNATURE	
601 NAME AND ADDRESS OF BANK WHERE YOU INTEND TO NEGOTIATE YOUR LOAN, IF KNOWN	602 HAVE YOU APPLIED FOR FINANCIAL ASSISTANCE 10 ANOTHER PROVINCE DURING THE TERMS APPLIED 10 FOR IN ITEMS 311-313? 11-313? 12	
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O. Reg. 115/75, Form 1.

IT IS AN OFFENCE UNDER THE CANADA STUDENT LOANS ACT TO GIVE FALSE INFORMATION, THE PENALTY IS A FINE OF UP TO \$1,400.00 ALL INFORMATION PROVIDED IN CONNECTION WITH THIS APPLICATION IS SUBJECT TO VERIFICATION AND AUDIT BY THE MINISTRY OF COLLEGES AND UNIVERSITIES.

Minister of Colleges and Universities A. C. AULD

Dated at Toronto, this 16th day of December, 1974.

(4840)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 116/75. Revocations. Made—February 12th, 1975. Filed—February 17th, 1975.

REGULATION MADE UNDER THE INDUSTRIAL STANDARDS ACT

REVOCATIONS

- 1. Part III, Part IV, Appendix C and Appendix D of Regulation 456 of Revised Regulations of Ontario, 1970, are revoked. O. Reg. 116/75, s. 1.
- 2. Clause f of section 2 of Regulation 457 of Revised Regulations of Ontario, 1970, is revoked. O. Reg. 116/75, s. 2.
- **3.** Regulations 459 to 481, both inclusive, and 483 to 505, both inclusive, of Revised Regulations of Ontario, 1970, and Ontario Regulations 90/71, 106/71, 228/71, 499/71, 26/72 and 83/72 are revoked. O. Reg. 116/75, s. 3.
- 4. This Regulation comes into force on the 22nd day of March, 1975. O. Reg. 116/75, s. 4.

(4841)

THE LIQUOR CONTROL ACT

O. Reg. 117/75. General. Made—January 15th, 1975. Approved—February 12th, 1975. Filed—February 18th, 1975.

REGULATION TO AMEND REGULATION 560 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE LIQUOR CONTROL ACT

- 1.—(1) Clause b, as remade by subsection 1 of section 1 of Ontario Regulation 175/72, and clauses c and d of subsection 1 of section 36 of Regulation 560 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:
- (b) 39 cents per gallon on all beer shipped by the brewing company for sale or for distribution in Ontario.
- (2) Clause b of subsection 2 of the said section 36, as remade by subsection 2 of section 1 of Ontario Regulation 175/72, is revoked and the following substituted therefor:

(b) 39 cents per gallon of beer sold by the brewing company in Ontario.

LIQUOR CONTROL BOARD OF ONTARIO:

G. KITCHING
Chief Commissioner

Dated at Toronto, this 15th day of January, 1975.

(4842)

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THE HEALTH INSURANCE ACT, 1972

O. Reg. 118/75. General. Made—February 12th, 1975. Filed—February 18th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

- Section 49 of Ontario Regulation 323/72, as amended by sections 2 and 3 of Ontario Regulation 218/73 and section 11 of Ontario Regulation 220/74, is further amended by adding thereto the following item:
- 13. All procedures of acupuncture.

(4843)

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THE PUBLIC HOSPITALS ACT

O. Reg. 119/75. Classification of Hospitals. Made—September 11th, 1974. Approved—February 12th, 1975. Filed—February 18th, 1975.

REGULATION TO AMEND
REGULATION 726 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC HOSPITALS ACT

1. Item 2 under the heading "Group D Hospitals" of the Schedule to Regulation 726 of Revised Regulations of Ontario, 1970 is revoked.

F. S. MILLER Minister of Health

Dated at Toronto, this 11th day of September, 1974.

(4844)

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THE HEALTH INSURANCE ACT, 1972

O. Reg. 120/75.

General.

Made—February 12th, 1975. Filed—February 18th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT. 1972

- 1. Subsection 1 of section 42 of Ontario Regulation 323/72 is revoked and the following substituted therefor:
- (1) Ambulance services provided by,
 - (a) an ambulance service operator listed in Schedule 11; or
 - (b) an ambulance service operated by the Province of Ontario,

are insured services, where the insured person pays to the hospital listed in Schedule 1, 2, 3, 4, 6 or 8 to or from which the ambulance services are required, a co-payment of \$5 plus an amount of fifteen cents per mile beyond the first twenty-five miles, such that the total amount does not exceed \$25. O. Reg. 120/75, s. 1.

- Item 2 of Part II of Schedule 1 to the said Regulation is revoked.
- (1) Items 9, 12, 27, 36 and 65 of Part I of Schedule 11 to the said Regulation are revoked.
- (2) The said Part I, as amended by subsection 1 of section 6 of Ontario Regulation 580 /72, is further amended by adding thereto the following item:

26a. Forest

Forest District Ambulance Service

- 4.—(1) Item 10 of Part II of the said Schedule 11 is revoked.
- (2) The said Part II, as amended by subsection 2 of section 6 of Ontario Regulation 580/72, is further amended by adding thereto the following items:
- 1a. Beardmore Improvement District of Beardmore

13a. Timmins Dispatch Centre

(1) Items 2, 4, 7, 20, 22, 34, 35, 49, 54, 60, 61, 70, 71, 77, 78, 84 and 89 of Part III of the said Schedule 11 are revoked and the following substituted therefor:

49. Morrisburg District
Ambulance Service

54. Parham Parham District Ambulance Service

77. Tilbury District Ambulance
Service

78. Timmins Porcupine Area Ambulance Service

(2) The said Part III, as amended by subsections 3 and 4 of section 6 of Ontario Regulation 580/72, is further amended by adding thereto the following item:

13a. Burlington District of Halton and
Mississauga Ambulance
Service

- 6. Item 13 of Part IV of the said Schedule 11 is revoked.
- 7. Part V of the said Schedule 11, as amended by subsections 7 and 8 of section 6 of Ontario Regulation 580/72, is revoked.

(4845)

THE PLANNING ACT

O. Reg. 121/75.

Restricted Areas—All Lands within the Township of Wallace in the County of Perth. Made—February 17th, 1975. Filed—February 18th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 286/74 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 286/74 is amended by adding thereto the following sections:
- 8. Notwithstanding any other provisions of this Order, a building containing a total floor area of not more than 7,200 square feet may be erected for the purpose of housing cement trucks on the land described in Schedule 3 provided the building is at a

minimum distance of 150 feet from the centre line of that part of the King's Highway known as No. 23. O. Reg. 121/75, s. 1, part.

- 9. Notwithstanding any other provisions of this Order, a building containing a total floor area of not more than 30,000 square feet may be erected for the purpose of an auto body repair shop on the land described in Schedule 4. O. Reg. 121/75, s. 1, part.
 - 2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 3

That parcel of land situate in the Township of Wallace in the County of Perth, being composed of that part of Lot 25 in Concession II, more particularly described as follows:

Commencing at a point in the limit between lots 25 and 26 in Concession II of the said Township of Wallace, distant 1,416 feet measured southerly therealong from the northwesterly angle of the said Lot 25;

Thence south 60° 14' east parallel to the northerly limit of the Lot, a distance of 344.35 feet to the place of beginning;

Thence easterly parallel to the northerly limit of the Lot, a distance of 300 feet;

Thence south 44° 46′ 20″ west to a point distant 1,516 feet measured parallel to the westerly limit of the Lot from the northerly limit thereof;

Thence westerly parallel to the northerly limit of the Lot, a distance of 279 feet, more or less, to a point distant 344.35 feet easterly from the westerly limit of the Lot;

Thence northerly parallel to the westerly limit of the Lot, a distance of 100 feet, more or less, to the place of beginning. O. Reg. 121/75, s. 2, part.

Schedule 4

That parcel of land situate in the Township of Wallace in the County of Perth, being composed of that part of the north half of Lot 25 in Concession II, more particularly described as follows:

Beginning at the intersection of the southeasterly limit of the Canadian National Railways, formerly the Wellington, Grey and Bruce Railway, with the northwesterly limit of that part of the King's Highway known as No. 23;

Thence northwesterly at right angles to the said northwesterly limit of that part of the King's Highway known as No. 23 to the southeasterly limit of the said Canadian National Railways; Thence northeasterly along the said southeasterly limit of the said Canadian National Railways to the place of beginning.

Excepting thereout those lands expropriated for highway widening by plans deposited in the Land Registry Office for the Registry Division of Perth (No. 44) by the Ministry of Transportation and Communications as numbers 264 and 404. O. Reg. 121/75, s. 2, part.

G. M. FARROW, Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 17th day of February, 1975.

(4846)

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THE PLANNING ACT

O. Reg. 122/75.
Restricted Areas—District of Kenora,

Patricia Portion.
Made—February 17th, 1975.
Filed—February 18th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 69/71 MADE UNDER THE PLANNING ACT

- Section 28 of Ontario Regulation 69/71 is amended by adding thereto the following subsection:
- (2) Subsection 1 does not apply to the lands described in Schedule 2. O. Reg. 122/75, s. 1.
 - 2. Ontario Regulation 69/71 is amended by adding thereto the following Schedule:

Schedule 2

Block "E" and lots 10 to 26, both inclusive, according to a Plan registered in the Land Registry Office for the Land Titles Division of Kenora (No. 23) as Number M-629. O. Reg. 122/75, s. 2.

G. M. FARROW,
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 17th day of February, 1975.

(4647)

THE PARKWAY BELT PLANNING AND **DEVELOPMENT ACT, 1973**

O. Reg. 123/75. Metropolitan Toronto, Borough of

Etobicoke. Made-February 17th, 1975. Filed-February 18th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 478/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Ontario Regulation 478/73 is amended by adding thereto the following section:

15. Notwithstanding any other provisions of this Order, the lands described in Schedule 2 may be used for the erection of one single-family dwelling and buildings and structures accessory thereto provided the provisions of section 7 and the following requirements are met:

Minimum frontage 100 feet

Maximum height of

main building 35 feet

Maximum height of accessory buildings

12 feet

Minimum main or ground floor area-

1 storey building

1,250 square feet, exclu-

sive of garage

11/2 storey building

850 square feet, exclu-

sive of garage

2 storey building

700 square feet, exclu-

sive of garage

Minimum front yard

20 feet

Minimum side yard

8 feet on each side

Minimum rear yard

25 feet

Maximum lot coverage 33 per cent

O. Reg. 123/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 2

1. That parcel of land situate in the Borough of Etobicoke in The Regional Municipality of Metropolitan Toronto, formerly in the Village of Clairville in the Township of Etobicoke in the County of York, being composed of part of Lot 40 in Concession IV of the said Township, being the whole of Village lots 3, 4 and 5 on the north side of Pauline Street, according to a Plan registered in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number 28.

2. That parcel of land situate in the Borough of Etobicoke in The Regional Municipality of Metropolitan Toronto, formerly in the Village of Clairville in the Township of Etobicoke in the County of York, being composed of part of Lot 40 in Concession IV of the said Township, being Village lots 4 and 5 on the south side of Toronto Street in the said Village of Clairville according to a Plan registered in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number

Excepting the lands described in an Instrument registered in the said Land Registry Office as Number 2203:

And excepting the lands described in an Instrument registered in the said Land Registry Office as Number 3151. O. Reg. 123/75, s. 2.

> W. D. McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 17th day of February, 1975.

(4648)10

THE PLANNING ACT

O. Reg. 124/75.

Restricted Areas-County of Haldimand, Township of Walpole. Made-February 17th, 1975. Filed-February 20th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 285/73 MADE UNDER THE PLANNING ACT

- 1. Section 19 of Ontario Regulation 285/73, as remade by section 1 of Ontario Regulation 2/75, is revoked and the following substituted therefor:
- 19. Notwithstanding any other provisions of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected on

each of the lands described in Schedules 2, 3, 4, 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21 and 22 provided the provisions of section 9 and the following requirements are met:

Minimum front yard 50 feet

15 feet Minimum side yard

Minimum rear yard 35 feet

Minimum total

floor area 1.100 square feet

Maximum percentage of lot area occupied by

main building

Maximum height

15 per cent

two and one-half storeys O. Reg. 124/75, s. 1.

2. The said Regulation is amended by adding thereto the following section:

22. Notwithstanding any other provisions of this Order, the lands described in Schedules 23 and 24 may be used for one single-family dwelling and buildings and structures accessory thereto. O. Reg. 124/75, s. 2.

3. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 22

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Walpole in the County of Haldimand, being composed of part of the east half of Lot 2, Concession XIII in the said former Township, more particularly described as follows:

Beginning at the point of intersection of the division line between the east and west halves of Lot 2, Concession XIII in the former Township of Walpole and the southerly limits of the road allowance between concessions XIII and XIV in the said former Township of Walpole;

Thence easterly along the southerly limits of the road allowance, a distance of 150 feet to a point;

Thence southerly and parallel with the said division line between the east and west halves of the said Lot, a distance of 200 feet to a point;

Thence westerly and parallel with the southerly limit of the said road allowance, a distance of 150 feet to a point in the said division line;

Thence northerly along the said division line, a distance of 200 feet to the place of beginning. O. Reg. 124/75, s. 3, part.

Schedule 23

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Walpole in the County of Haldimand, being composed of part of Lot 7 in Concession II in the said former Township. more particularly described as follows:

Bearings herein are referred to a Plan deposited in the Land Registry Office for the Registry Division of Haldimand (No. 18) as Number 69794, the said parcel more particularly described as follows:

Beginning at a point in the easterly limit of the Nanticoke Road as widened by Deposited Plan Number 69794, distant the three following courses and distances measured therealong from its intersection with the southerly limit of the road allowance between concessions II and III, namely:

South 16° 34' east, 260.84 feet:

Thence south 18° 59′ 20" east, 165.66 feet;

Thence south 16° 34' east, 166.25 feet to the aforesaid point of beginning:

Thence south 16° 34' east along the said easterly limit of the Nanticoke Road as widened by Deposited Plan Number 69794, 250.0 feet to a point;

Thence north 73° 26' east, 250.0 feet to a point;

Thence north 16° 34' west, 250.0 feet to a point;

Thence south 73° 26' west, 250.0 feet to the place of beginning. O. Reg. 124/75, s. 3, part.

Schedule 24

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Walpole in the County of Haldimand, being composed of part of Lot 7 in Concession III in the said former Township, more particularly described as follows:

Bearings herein are referred to Deposited Plan deposited in the Land Registry Office for the Registry Division of Haldimand (No. 18) as Number 69794, the said parcel being more particularly described as follows:

Beginning at a point in the northerly limit of the road allowance between concessions II and III distant south 77° 32' 30" west, 1.067.0 feet measured therealong from the southeast angle of the said Lot 7:

Thence south 77° 32′ 30" west along the said northerly limit of the road allowance between concessions II and III, 200.0 feet to a point;

Thence north 12° 27′ 30" west, 217.8 feet to a point;

Thence north 77° 32′ 30″ east, 200.0 feet to a point;

Thence south $12^{\circ}\ 27'\ 30''$ east, 217.8 feet to the place of beginning. O. Reg. 124/75, s. 3, part.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 17th day of February, 1975.

(4861)

THE PLANNING ACT

O. Reg. 125/75.

Restricted Areas—Regional Municipality of York, Town of Markham. Made—February 17th, 1975. Filed—February 20th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 104/72 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 104/72 is amended by adding thereto the following section:
- **35.** Notwithstanding any other provisions of this Order, the lands described in Schedule 29 may be used for the outside storage of lumber and materials. O. Reg. 125/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 29

That tract of land situate in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, being composed of part of Lot 11 in Concession IX, more particularly described as follows:

Premising that the southerly limit of Lot 11 in Concession 1X has an astronomic bearing of north 72° 11′ 30″ east, referred to the meridian passing through the northeasterly corner of Lot 10 in Concession X of the said Town, longitude 79° 11′ west, and referring all bearings herein thereto;

Beginning at a point in the easterly limit of Lot 11 in Concession IX being also the westerly limit of the road allowance between concessions IX and X, the said point being distant 173.50 feet measured northerly from the iron bar defining the southeasterly corner of Lot 11 in Concession IX;

Thence north 10° 2′ 45″ west along the easterly limit of the said Lot, a distance of 485 feet to a point;

Thence south 72° 28' west, a distance of 315 feet to a point;

Thence south $10^{\circ} 3' 30''$ east, a distance of 485.68 feet to a point;

Thence north 72° 20' 30'' east, a distance of 315 feet to the place of beginning. O. Reg. 125 /75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 17th day of February, 1975.

(4862)

THE MINING TAX ACT, 1972

O. Reg. 126/75. General. Made—February 19th, 1975. Filed—February 21st, 1975.

REGULATION MADE UNDER THE MINING TAX ACT, 1972

GENERAL

- 1. In this Regulation,
 - (a) "bullion" means a precious metal alloy product of processing in the form of bars, plates, lumps or other masses and includes,
 - (i) "crude bullion" where the specific quality is 99.5 per cent or less gold and silver by weight, and
 - (ii) "refined bullion" where the specific quality is greater than 99.5 per cent gold and silver by weight;
 - (b) "combined profit" means the amount determined under subsection 1, excluding clause f, and subsections 2 and 3 of section 4 less the amount determined under clauses d to n of subsection 3 of section 3 of the Act:
 - (c) "concentrating" means the separation and accumulation of economic minerals by separating out the valuable mineral constituent as a concentrate in several stages from the valueless gangue, waste, rock, tails or rejects, by essentially physical means, without changing the physical or chemical identity of the ores and minerals;

- (d) "concentrator" means a processing plant in which concentrating occurs;
- (e) "disposal" means the transfer or sale of the right, title or interest in assets in the form of output product, plant, equipment, buildings or related property to the control and possession of another person, and "dispose of" has a corresponding meaning;
- (f) "hedging" means the fixing of a price for a mineral commodity before delivery by means of a forward sale or a futures contract on a recognized commodity exchange, or the purchase or sale forward of a foreign currency related directly to the proceeds of the sale of the processed product of the mineral output, but does not include speculative currency hedging except to the extent that any one of these transactions determine the final price and proceeds for the product;
- (g) "mining operations" means the extraction of minerals and the associated activity through to the pit's mouth and includes those ordinary processes normally used by the operator to obtain a commercially marketable mineral product customarily sold in that grade, sizing and form, but which do not constitute processing;
- (h) "Northern Ontario" means all those parts of Ontario lying north and west of the Mattawa River, Lake Nipissing and the French River and includes the Territorial District of Manitoulin;
- (i) "pit's mouth" means the loading point at ground level of the conveyor or other transportation facility that delivers a mineral substance to the pick-up point for shipment from the mine property to market or that delivers it to the processing plant;
- (j) "proceeds" and "gross receipts" means the total consideration that is received or is receivable from another person or persons, in any currency, whether in cash or non-cash form, from the sale or disposition in any manner of any mining or processing plant or of the primary or the processed mineral product, including all of the by-products sold, and all consideration received or receivable from hedging and future sales or forward sales on the processed mineral product converted at the date of receipt of that consideration to its equivalent in Canadian funds, if not receivable as such;
- (k) "processing allowance" means an allowance for profit on processing determined by multiplying the original capital cost

- to the operator of all processing assets in Canada as constructed by the percentage amount set out in or determined under section 5;
- (l) "processing assets" means the assets of processing plants and includes ancillary assets related to the processing of minerals, but does not include,
 - (i) the value of spare parts for such assets in inventory,
 - (ii) stockpiles or inventories of processed mineral substances,
 - (iii) assets for transportation of the processed product to market from the point at which processing is completed, or
 - (iv) assets required to attract or retain employees;
- (m) "processing plant" means a plant used for processing and includes processing assets;
 - (n) "refinery" means a processing plant in which refining occurs;
- (o) "refining" means the processes of metal or mineral recovery, other than mining, concentrating and smelting, for removal of impurities from a relatively impure product or metal product (the product of a smelter or leaching plant) by means of,
 - (i) heat-induced chemical reactions between constituents in a molten state with a high metal content,
 - (ii) electrolytic methods,
 - (iii) solvent extraction,
 - (iv) hydrometallurgical methods,
 - (v) vapometallurgical methods, or
 - (vi) any combination of the above methods,

in order to achieve a very high degree of purity in the resulting metal or a product suitable for direct use in the arts within the meaning of section 113 of *The Mining Act*;

(p) "semi-fabricating plant" means a processing plant taking material of mineral origin beyond the refined or primary metal stage and includes a semi-alloys plant, a chemical plant utilizing acid derived from sulphide ores, a zinc die-

- casting plant, a rolling mill or a small diameter tube mill, or any other plant designated by the Lieutenant Governor in Council to be a semi-fabricating plant;
- (q) "smelter" means a processing plant in which smelting occurs;
- (r) "smelting" means,
 - (i) the process of roasting or melting an ore or concentrate accompanied by a chemical change that results in products that are different from the mineral substance existing before the conversion,
 - (ii) chemical reduction to the metallic state, or
 - (iii) the process of treating an ore or concentrate to produce a product suitable as feed to a refinery. O. Reg. 126/75, s. 1.
- 2. For the purposes of this Regulation,
 - (a) an iron ore pelletizing plant, a directreduction or sponge iron plant or a multiple product iron plant that produces a product, other than concentrate,
 - (i) with more than 60 per cent iron content but less than 90 per cent iron content, is a smelter, and,
 - (ii) with 90 per cent or more iron content, or if the metals or other saleable production, whether of iron, nickel, platinum group metals or other primary product, can be used directly in the arts within the meaning of section 113 of *The Mining Act*, is a refinery;
 - (b) a processing plant or asset at a mine, that produces,
 - (i) crude bullion, is a smelter, and
 - (ii) refined bullion, is a refinery;
 - (c) a uranium processing plant that produces,
 - (i) a product containing 50 per cent or less by weight uranium (U), is a concentrator,
 - (ii) a product containing more than 50 per cent by weight uranium (U), and not meeting the criteria described in subclause iii, is a smelter,

- (iii) a product containing less than 1 per cent by weight of elements other than uranium, fluorine, carbon or oxygen, provided that the product can be used directly for the production of reactor grade fuel for a reactor, or used directly as a metal for alloying purposes or used directly as a feed to a uranium enrichment plant, is a refinery;
- (d) a processing plant that crushes, grinds, screens, mills, calcines, dries or otherwise processes any non-metallic mineral from a mine, is a concentrator. O. Reg. 126/75, s. 2.
- 3.—(1) For the purpose of disaggregation under subsection 2a of section 3 of the Act, an open pit mine or an underground mine may be deemed to be a mine brought into active operation for the first time after the 9th day of April, 1974 in any of the following instances:
 - i. A mine project involving an investment at an existing mining operation that is designed to increase the rate of ore production from the mining operation by at least 30 per cent over the previous annual output high since 1968 for each expanded mine.
 - ii. A mine project involving an investment of at least 25 per cent of the cost of the depreciable mining assets of the mine immediately before the commencement of the mine project.
 - iii. A mine inactive on the 9th day of April, 1974 that is reopened, or that, if closed down after that date, remains closed down for a continuous period of five years before reopening.
 - iv. Any other major mining investment that, in the opinion of the Lieutenant Governor in Council, warrants disaggregation.
- (2) The date of commencement of the active operation and production of mineral substances from a working or excavation of the ground for the taking or extracting of mineral substances brought into active operation and production for the first time after the 9th day of April, 1974 shall be determined by the mine assessor.
- (3) Upon receipt of satisfactory information in the form of a statutory declaration by the operator, the mine assessor shall make an advance ruling on qualification for disaggregation. O. Reg. 126/75, s. 3.
- 4.—(1) In appraising the value of mineral substances at the pit's mouth under clause c of subsection 3 of section 3 of the Act, the mine

assessor shall determine the total amount of gross receipts from the output of the mine for the taxation year and deduct therefrom,

- (a) except as allowed under subsection 2, the cost of transportation of the mineral product from the mine to the geographical point of transfer of title to the product to the customer and of packaging and marketing the product to the extent that such transportation, packaging or marketing costs have been paid or borne by the operator;
- (b) the cost of processing in Canada the output of the mine to the grade, sizing and form in which the product was sold or for which the market value of the product is determined under subsection 2, provided that such expenditures have not at any time in a previous taxation year been allowed as an expense or deduction under the Act or this Regulation;
- (c) the office, administrative and general expenses of the operator attributable to the processing in Canada of the ore or mineral output;
- (d) the expenses incurred in respect of scientific research conducted in Canada and related to processing in Ontario of the ore or mineral output;
- (e) an allowance for depreciation in each taxation year, on a straight line basis, of not less than 5 per cent and not more than 15 per cent of the original capital cost as constructed of the processing assets and assets for transportation of the finished product to market from the point at which processing is completed situate in Canada until the full cost thereof has been written off, computed at the close of the taxation year; and
- (f) a processing allowance calculated in accordance with section 5,

and the difference is the appraised value of the output of mineral substances at the pit's mouth.

- (2) Where the operator or the person liable to pay the tax so elects, the product of an iron ore mine shall be deemed to have been sold when fed into a processing plant, and the gross receipts shall be determined on the basis of the lower Great Lakes ports price, as established in the trade press, less transportation costs from the mine, to the extent that such price is representative of actual sales of iron product.
- (3) Subject to subsection 2, where the mineral substances are not sold at arm's length, the mine assessor may take into consideration the fair

market value in appraising the value of the mineral substances at the pit's mouth.

- (4) Where the processing assets or any part thereof have been disposed of at arm's length by the operator, the proceeds from such disposal, not exceeding the original cost, shall be applied to reduce the cost to such person of any additions thereto made in the taxation year, and where such proceeds exceed the cost of such additions, the excess shall be applied to reduce the balance remaining to be depreciated of such assets acquired in previous years, and where no such balance remains to be depreciated, the excess shall be applied to reduce deductions otherwise allowable under the Act and this section and where any such disposal is made at any time after the close of processing operations, the tax for the previous taxation year shall be reassessed for the purpose of depreciation recovery where applicable, when the total proceeds from such assets are realized.
- (5) For the purposes of subsections 3 and 4, the rules determining "at arm's length" in subsections 3 to 8 of section 1 of *The Corporations Tax Act, 1972* shall be deemed to apply *mutatis mutandis*.
- (6) Where 80 per cent or more of the value of the input to a processing plant or plants located in Ontario is from ores mined in Ontario, or outside Canada, the operator or person liable to pay the tax who owns and operates the processing plant or plants may be entitled, in appraising the value of mineral substances at the pit's mouth, to the allowances and costs permitted by clauses a to e of subsection 1 and section 5.
- (7) Where less than 80 per cent of the value of the input to a processing plant or plants located in Ontario is from ores mined in Ontario, or outside Canada, the operator or person liable to pay the tax who owns and operates the processing plant or plants may be entitled, in appraising the value of mineral substances at the pit's mouth, to allowances and costs permitted by clauses a to e of subsection 1 and section 5 in the proportion to the value that the input of ores mined in Ontario or outside Canada bears to the value of the input of ores to the processing plant or plants.
- (8) Where the processing plant is located in Canada outside Ontario, the allowances and costs permitted under clauses a to e of subsection 1 and section 5 shall be reduced by the portion that the value of the input of custom processed ores mined in Ontario and ores mined outside Ontario, whether company owned or custom processed; bears to the value of the total input to the processing plant. O. Reg. 126/75, s. 4.
- **5.**—(1) The processing allowance under clause f of subsection 1 of section 4 shall be determined as follows:
 - i. Where the operator or person liable to pay the tax owns and operates a concentrator

or concentrators situate in Canada but does not operate a smelter or refinery, the processing allowance shall be calculated at 8 per cent of the capital cost to the operator as constructed of the processing assets.

- ii. Where the operator or person liable to pay the tax owns and operates a concentrator or concentrators and a smelter or smelters situate in Canada but does not operate a refinery in Canada, the processing allowance shall be calculated at 16 per cent of the capital cost to the operator as constructed of the processing assets.
- iii. Where the operator or person liable to pay the tax owns and operates a concentrator or concentrators, a smelter or smelters and a refinery or refineries situate in Canada, the processing allowance shall be calculated at the rate of 20 per cent of the capital cost to the operator as constructed of the processing assets.
- iv. Where the operator or person liable to pay the tax owns and operates a concentrator or concentrators, a smelter or smelters and a refinery or refineries situate in Northern Ontario, the processing allowance shall be calculated at the rate of 30 per cent of the capital cost to the operator as constructed of the processing assets, provided that the processing allowance under this paragraph shall not be in addition to the processing allowance under paragraph iii.
- v. Where the operator or person liable to pay the tax owns and operates a concentrator or concentrators, a smelter or smelters, a refinery or refineries and a semi-fabricating plant or plants situate in Northern Ontario. provided that a significant proportion of the input to a semi-fabricating plant originates from a mine situate in Ontario owned by and operated by the person liable to pay the tax, the processing allowance shall be calculated at 35 per cent of the capital cost to the operator as constructed of the processing assets, provided that the processing allowance for a concentrator, smelter or refinery under this paragraph shall not be in addition to the processing allowance under paragraph iii.
- (2) Where at any stage prior to the final stage of processing in Canada undertaken by the operator or person liable to pay the tax, a portion of the output of a processing plant located in Canada leaves a stage of processing without proceeding to the next stage of processing in Canada, the processing allowance at each stage shall be reduced by the proportion that the value of the output

that has left a stage of processing bears to the total value of the output of the processing plant at that stage.

- (3) The processing allowance shall apply to processing assets as constructed only to the extent that they remain in use after construction, provided that where processing assets are not fully completed within eight years from the date of commencement of construction, the processing allowance shall be suspended for those processing assets.
- (4) Where the processing allowance is claimed on assets as constructed but not in use the taxpayer shall support such claim by furnishing the mine assessor with a progress report showing work done and moneys expended on the asset during the taxation year.
- (5) The processing allowance calculated under this section shall be not less than 15 per cent nor more than 65 per cent of the combined profit.
- (6) Notwithstanding the provisions of subsection 5, the Lieutenant Governor in Council may increase the 65 per cent rate referred to in subsection 5 where a semi-fabricating plant is constructed in Northern Ontario. O. Reg. 126/75, s. 5.
- **6.**—(1) Subject to subsection 3, the return required by section 6 of the Act shall be in the Form provided by the mine assessor.
- (2) Subject to subsection 3, where a mine is entitled to disaggregation under subsection 2a of section 3 of the Act, the profit shall be apportioned amongst all mines operated by the same person or associated persons in proportion to the value of the recoverable mineral content of ore mined during the taxation year, but the mine assessor may use any other method that is appropriate.
- (3) The return provided for under subsection 1 shall contain a separate part for computation of the profit of the mine in the case of an iron ore mine governed by subsection 2 of section 4.
- (4) A Form provided by the mine assessor shall be completed in full and shall accompany the remittance of the estimated tax required by subsection 1 of section 2 of the Act. O. Reg. 126/75, s. 6.
 - 7. The rate of interest payable under,
 - (a) subsection 1 of section 15 of the Act is 12 per cent per annum; and
 - (b) subsection 3 of section 15 of the Act,
 - (i) where the amount of tax paid is more than the amount shown on the notice of assessment issued under subsection 1 of section 7 of the Act, is 5 per cent per annum, and

(ii) where the amount of tax paid is more than the amount finally determined when an appeal is taken under section 8 of the Act, is 8 per cent per annum. O. Reg. 126/75,

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- 8. This Regulation shall be deemed to have come into force on the 10th day of April, 1974. O. Reg. 126/75, s. 8.
- 9. Ontario Regulation 492/71 is revoked. O. Reg. 126/75, s. 9.

(4863)

THE PLANNING ACT

O. Reg. 127/75.

Restricted Areas-County of Haldimand, Township of Moulton. Made-February 17th, 1975. Filed—February 21st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 281/73 MADE UNDER THE PLANNING ACT

- 1. Section 20 of Ontario Regulation 281/73, as made by section I of Ontario Regulation 668/74, is revoked and the following substituted therefor:
- 20. Notwithstanding any other provisions of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected on the lands described in Schedules 3, 4 and 5 provided the provisions of section 9 and the following requirements are met:

Minimum front yard 25 feet

Minimum side vard 10 feet

Minimum rear yard 25 feet

Minimum floor area 1,100 square feet

Maximum height two and one-half storeys

Maximum lot coverage 10 per cent

O. Reg. 127/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedule:

Schedule 5

That parcel of land situate in the Town of Dunnville in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Moulton in the County of Haldimand, being composed of part of Lot 9 in Concession 1 from Lake Erie, more particularly described as follows:

Beginning at an iron bar planted at the southwesterly corner of Lot 1 according to Plan registered in the Land Registry Office for the Registry Division of Haldimand (No. 18) as Number 9195 for the Township of Moulton;

Thence south 14° 02' west along the northerly limit of the Lakeshore Road 202 feet to an iron bar:

Thence north 53° 08' west 33.4 feet to an iron bar:

Thence north 31° 33' east along a fence line 645.6 feet to an iron bar planted at a fence intersection;

Thence north 58° 17' east along a fence line 164.1 feet to an iron stake found planted in the westerly limit of Lot 20 according to the said Plan Number

Thence southerly along the fence line between the east and west halves of Lot 9, being along the westerly limit of the said Plan Number 9195, 503.63 feet to an iron stake planted at an angle in the westerly limit of the aforesaid Lot 1 according to the said Plan Number 9195;

Thence continuing southerly along the westerly limit of the said Lot 1, 32.55 feet to the place of beginning;

Together with that part of the said Lot 9 lying south of the Lakeshore Road which is contained between a line drawn on a course south 53° 08' east from the southwest corner of the abovedescribed parcel and the southerly production of the fence line between the east and west halves of Lot 9 as shown on the said Plan Number 9195. O. Reg. 127/75, s. 2.

G. M. FARROW. Executive Director. Plans Administration Division, Ministry of Housing

Dated at Toronto, this 17th day of February, 1975.

(4885)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 128/75.

Broiler Chickens and Roaster Chickens-Marketing. Made—February 20th, 1975.

Filed-February 21st, 1975.

REGULATION TO AMEND **REGULATION 311 OF** REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1.—(1) Clauses a and b of section 5 of Regulation 311 of Revised Regulations of Ontario, 1970, as remade by subsection 2 of section 6 of Ontario Regulation 463/72, are revoked and the following substituted therefor:
- (a) providing for the licensing of any or all persons before commencing or continuing to engage in the producing or marketing of broiler chickens or roaster chickens;
- (b) prohibiting persons from engaging in the producing or marketing of broiler chickens or roaster chickens except under the authority of a licence;
- (2) The said section 5, as amended by section 6 of Ontario Regulation 463/72 and section 1 of Ontario Regulation 592/72, is further amended by adding thereto the following
 - (g) subject to section 10, providing for the fixing of licence fees payable yearly, half yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing or marketing broiler chickens or roaster chickens and the collecting of the licence fees and the recovering of such licence fees by suit in a court of competent jurisdiction;
 - (h) requiring any person who receives broiler chickens or roaster chickens to deduct from the moneys payable for the broiler chickens or roaster chickens any licence fees payable to the local board by the person from whom he receives the broiler chickens or roaster chickens, and to forward such licence fees to the local board:
- 2. The said Regulation is amended by adding thereto the following section:

9a.—(1) The Board may refuse to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business for which the application was made, or for any reason that the Board deems proper.

- (2) The Board may suspend or revoke or refuse to renew a licence for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the Board or local board. O. Reg. 128/75, s. 2.
 - 3. Section 10 of the said Regulation, as remade by section 11 of Ontario Regulation 463/72 and amended by section 3 of Ontario Regulation 592/72, is revoked and the following substituted therefor:
- 10. Where the local board licenses producers before commencing or continuing to engage in the producing or marketing of broiler chickens or roaster chickens, the licence fees shall not exceed amounts at the rate of two-tenths of a cent for each pound of broiler chickens or roaster chickens sold by them. O. Reg. 128/75, s. 3.
 - 4. Subsection 2 of section 11 of the said Regulation, as remade by section 12 of Ontario Regulation 463/72, is revoked and the following substituted therefor:
- (2) Any person who produces and processes broiler chickens or roaster chickens shall pay licence fees monthly to the local board in the same amounts as are prescribed by the local board under clause g of section 5 for every pound of broiler chickens or roaster chickens produced and processed by him. O. Reg. 128/75, s. 4.
 - 5. Subsection 5 of section 12a of the said Regulation, as made by section 4 of Ontario Regulation 592/72, is revoked. O. Reg. 128/75, s. 5.

THE FARM PRODUCTS MARKETING BOARD:

A. Burrell Chairman

R. M. McKay Secretary

Dated at Toronto, this 20th day of February, 1975.

(4886)

Publications Under The Regulations Act

March 15th, 1975

THE PLANNING ACT

O. Reg. 129/75.

Restricted Areas—County of Norfolk, Township of South Walsingham. Made—February 18th, 1975. Filed—February 24th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 289/73 MADE UNDER THE PLANNING ACT

- Section 39 of Ontario Regulation 289/73, as made by Ontario Regulation 904/74, is revoked and the following substituted therefor:
- **39.** Notwithstanding any other provisions of this Order, the lands described in Schedule 13 may be used for one service station, provided the following requirements are met:

Minimum front yard 40 feet

Minimum rear yard 1.3 feet

Minimum side yard 1 foot

Minimum lot frontage 117 feet

Minimum lot area 11,700 square feet

Maximum lot coverage to be occupied by service station

not to exceed 20 per cent of lot

O. Reg. 129/75, s. 1.

- 2. The said Regulation is amended by adding thereto the following section:
- 41. Notwithstanding any other provisions of this Order, the lands described in Schedule 16 may be used for one single-family dwelling and buildings and structures accessory thereto. O. Reg. 129 /75, s. 2.
 - 3. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 15

That parcel of land situate in the Township of Norfolk in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of South Walsingham in the County of Norfolk, being part of Lot 2 in Concession B, more particularly described as follows:

Premising the bearing of the westerly limit of the said Lot 2 to be north 30° 00′ west and relating all bearings herein thereto;

Beginning at an iron bar planted in the northerly limit of the Front Road as widened by a Plan registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 600 which the said iron bar may be located as follows:

Beginning at the northwest angle of the said Lot 2;

Thence south $30^{\circ}~00'$ east along the westerly limit of the said Lot 2, 2,916.73 feet;

Thence north 82° 06′ 30″ east 25.32 feet;

Thence north 68° 39' east 481.29 feet;

Thence north 66° 50′ 30″ east 282.26 feet to the said iron bar planted at the place of beginning;

Thence from the said place of beginning north 66° 50′ 30″ east along the northerly limit of the said Plan 600, a distance of 227.50 feet, more or less, to a fence defining the limit between the east half and the west half of the said Lot 2;

Thence north 30° 16′ west along that fence 161.96 feet to an iron bar planted;

Thence south 66° 50′ 30″ west 207.46 feet to an iron bar planted;

Thence south 23° 09' 30" east 160.72 feet, more or less, to the place of beginning. O. Reg. 129/75, s. 3.

G. M. FARROW, Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 18th day of February, 1975.

(4888)

THE MINISTRY OF NATURAL RESOURCES ACT, 1972

O. Reg. 130/75.

Assignment of Powers and Duties of Minister. Made-February 19th, 1975. Filed-February 24th, 1975.

REGULATION MADE UNDER THE MINISTRY OF NATURAL RESOURCES ACT, 1972

ASSIGNMENT OF POWERS AND DUTIES OF MINISTER

- 1. The Mining and Lands Commissioner is assigned the powers and duties conferred on the Minister of Natural Resources under subsection 2c of section 27 of The Conservation Authorities Act to hear,
 - (a) the appeal of Jennie O'Geil, Ron O'Geil and James O'Geil against the decision of The Grand River Conservation Authority made on the 16th day of May, 1974 denying their application for a construction permit for Lot 336 Water Street, in the City of Cambridge (Preston) in The Regional Municipality of Waterloo and Province of Ontario:
 - (b) the appeal of Mrs. Kathleen M. O'Donnell against the decision of the Credit Valley Conservation Authority made on the 23rd day of July, 1974 denying her application for a construction permit in respect of an addition to the existing building on the east half of Lot 1, Concession II, W.H.S. Inglewood, Town of Caledon, in The Regional Municipality of Peel and Province of Ontario;
 - (c) the appeal of Murray Coe against the decision of the Credit Valley Conservation Authority made on the 12th day of September, 1974 denying his application for a construction permit for the east half of Lot 11, Concession II, W.H.S. Norval, Town of Halton Hills, in The Regional Municipality of Halton and Province of Ontario;
 - (d) the appeal of DALTON REALTY LIM-ITED against the decision of The Grand River Conservation Authority made on the 23rd day of August, 1974 denying its application for a construction permit for Lot 59 Water Street, North, in the City of Cambridge (Galt) in The Regional Municipality of Waterloo and Province of Ontario:

- (e) the appeal of Frederick John Kesimaat against the decision of The Grand River Conservation Authority made on the 26th day of July, 1974 denying his application for a construction permit for Lot 230 Main Street in the Town of Dunnville, in the former County of Haldimand now in The Regional Municipality of Haldimand-Norfolk and Province of Ontario;
- (f) the appeal of R. G. Wright against the decision of The Central Lake Ontario Conservation Authority made on the 2nd day of October, 1974 denying his application for a construction permit for an addition to a building situate on Lot 162 Elliot Street, in the City of Oshawa, in The Regional Municipality of Durham and Province of Ontario:
- (g) the appeal of GINAEL HOLDINGS LIM-ITED against the decision of The Central Lake Ontario Conservation Authority made on the 2nd day of October, 1974 denying its application for a construction permit for parts of lots 2, 63 and 64, Registered Plan 40-B, southwest corner of King Street West and Mid-Town Drive, in the City of Oshawa in The Regional Municipality of Durham and Province of Ontario. O. Reg. 130 /75, s. 1.

(4889)

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THE PROVINCIAL PARKS ACT

O. Reg. 131/75. Designation of Parks. Made-February 19th, 1975. Filed-February 24th, 1975.

REGULATION TO AMEND REGULATION 695 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PROVINCIAL PARKS ACT

1. Schedule 7 of Appendix A to Regulation 695 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:

Schedule 7

RONDEAU PROVINCIAL PARK

In the Township of Harwich, in the County of Kent and Province of Ontario, containing an area of 11,900 acres, more or less, described as follows:

Premising that the bearings hereinafter mentioned are astronomical:

Beginning at the northwesterly corner of Lot 2 according to plan of survey of the tract of land known as the Rondeau Peninsula or Point aux Pins dated the 8th day of September, 1864, prepared by Henry Lawe, Provincial Land Surveyor of record in the Ministry of Natural Resources, Ontario; thence westerly along the westerly production of the northerly limit of that lot to the water's edge of Rondeau Harbour; thence in a general northerly, westerly, southwesterly, southerly, and easterly direction following the water's edge on the easterly, northerly, westerly and southerly shores of that harbour to the intersection with the northerly production of the westerly limit of Lot 104 according to a plan registered in the Registry Office for the County of Kent as No. 314; thence northerly along that production to a point distant 290 feet measured northerly thereon from the southwesterly corner of that lot; thence easterly parallel to the northerly limit of Bayview Alley according to that plan 150 feet more or less to the intersection with the northerly production of the easterly limit of Lot 100 according to that plan; thence southerly along that production to the water's edge of Rondeau Harbour; thence in a general southeasterly, southerly and southwesterly direction along that water's edge to the northerly production of the easterly limit of said Lot 100; thence southerly along that production to the water's edge of Rondeau Harbour; thence in a general easterly direction along that water's edge to the most northerly extremity of Posts Point; thence south 74° 50' east 1733 feet; thence south 0° 40' east 258.7 feet; thence south 77° 06' 55" east, 222 feet; thence south 12° 53' 05" west 550 feet; thence north 77° 06'55" west 89.8 feet; thence south 0°40' east 292.6 feet; thence south 12° 45' 35" west 295 feet; thence south 77° 14' 25" east 100 feet; thence north 12° 45′ 35" east 800 feet; thence south 77° 14′ 25" east 700 feet; thence south 12° 45' 35" west 650 feet to the water's edge of Rondeau Harbour; thence in a general northeasterly direction along that water's edge to the northerly limit of the Lighthouse Reserve; thence easterly along that northerly limit 545 feet more or less to the northeasterly corner of the Lighthouse Reserve; thence southerly along the easterly limit of the Lighthouse Reserve and its southerly production to a point distant 500 feet measured southerly from and perpendicularly to the water's edge of Lake Erie; thence in a general easterly, northeasterly and northerly direction parallel to that water's edge and 500 feet in perpendicular distance therefrom to the easterly production of the northerly limit of said Lot 2; thence westerly along that production and the easterly limit of that Lot 2 to the place of beginning. O. Reg. 131/75, s. 1.

 Schedule 102 of Appendix B to the said Regulation as remade by section 3 of Ontario Regulation 473/72, is revoked and the following substituted therefor:

Schedule 102

FATHOM FIVE PROVINCIAL PARK

All the public lands comprising the bed of Lake Huron opposite the Township of St. Edmunds in the County of Bruce and Province of Ontario bounded as follows:

Beginning at a point on the high-water mark of Macgregor Channel of Lake Huron at the most westerly extremity of Cape Hurd in Lot 59, Concession VI, Township of St. Edmunds; thence northwesterly in a straight line to a point distant 300 feet measured northwesterly from and perpendicularly to the high-water mark along the most westerly extremity of Gat Point on Cove Island; thence northeasterly in a straight line to a point distant 300 feet measured northerly from and perpendicularly to the high-water mark along the most northerly extremity of Gig Point on Cove Island; thence easterly along a line lying northerly of the most northerly extremity of Bears Rump Island and 300 feet in perpendicular distance therefrom to a line drawn northeasterly from the mid point of a peninsula separating Big Dunks Bay and Little Dunks Bay of Georgian Bay in Block 9 in the townplot of Tobermory and distant 300 feet measured southeasterly from and perpendicularly to the high-water mark along the most southwesterly extremity of Bears Rump Island; thence southwesterly along that line to the mid point of the peninsula separating Big Dunks Bay and Little Dunks Bay of Georgian Bay: thence in a general westerly, and southwesterly direction following the high-water mark of Little Dunks Bay, Dunks Point, Georgian Bay, North Point, Tobermory Harbour, Big Tub Harbour, Cape Hurd Channel, China Cove, Hay Bay and Lake Huron to the place of beginning. O. Reg. 131/75, s. 2.

 Schedule 112 of the said Appendix B, as made by section 2 of Ontario Regulation 451/74, is revoked and the following substituted therefor:

Schedule 112

PORT BRUCE PROVINCIAL PARK

In the Township of Malahide in the County of Elgin and Province of Ontario containing an area of 12.8 acres, more or less, described as follows:

Premising that the bearings hereinafter mentioned are astronomical and are referred to the easterly limit of Block H, Plan Number 55, having a bearing of north 0° 21′ 30″ east;

1. Part of Block H, Plan Number 55, described as follows:

Beginning at a point in the easterly limit of the said Block H distant 489.83 feet measured southerly along that easterly limit from the northeasterly

corner of the said Block H; thence south 0° 21' 30" west along the easterly limit of the said Block H a distance of 243.88 feet to the northerly limit of the right of way of that part of the King's Highway known as Number 73: thence north 73° 22' 30" west along that highway limit 300.29 feet: thence north 70° 36' west along that highway limit 505.62 feet; thence north 61° 45' 24" west along that highway limit 160.86 feet; thence north 44° 03' 26" west along that highway limit 160.86 feet; thence south 60° 00' 44" east 308.09 feet; thence south 81° 47′ 15" east 67.80 feet; thence south 8° 12′ 45" west 30.00 feet; thence south 72° 36' 30" east 82.55 feet; thence north 16° 00' 45" east 28.57 feet; thence south 71° 12′ 30" east 60.94 feet; thence north 16° 00' 45" east 26.30 feet; thence south 81° 47′ 15" east 298.78 feet: thence north 83° 54′ east 243.87 feet, more or less, to the place of beginning.

2. Part of the said Block H, and part of the bed of Lake Erie, described as follows:

Beginning at the intersection of the southerly limit of that part of the King's Highway known as Number 73 with the easterly limit of the said Block H distant 817.72 feet measured south 0° 21′ 30" west from the northeasterly corner of the said Block H; thence north 80° 50' west 65.12 feet: thence northwesterly along that highway limit on a curve to the right having a radius of 1482.40 feet. an arc distance of 264.76 feet, the chord equivalent being 264.41 feet measured north 75° 43' west; thence north 70° 36' west along that highway limit 505.62 feet; thence northwesterly along a curve to the right having a radius of 622.96 feet, an arc distance of 354.32 feet, the chord equivalent being 349.56 feet measured north 54° 18′ 27" west; thence north 89° 39′ 46" west 117.65 feet; thence south 0° 20' 14" west 465 feet more or less to a point distant 300 feet measured southwesterly from and perpendicularly to the water's edge of Lake Erie, thence southeasterly parallel to the water's edge of Lake Erie and 300 feet in perpendicular distance therefrom to a line drawn south 0° 21′ 30" west from the place of beginning; thence north 0° 21′ 30" east 380 feet, more or less, to the place of beginning. O. Reg. 131 /75, s. 3.

4. Appendix B to the said Regulation is amended by adding thereto the following Schedules:

Schedule 113

CAVERN LAKE PROVINCIAL NATURE RESERVE

In the geographic townships of Dorion and Glen in the Territorial District of Thunder Bay and Province of Ontario containing an area of 467 acres, more or less, described as follows:

Premising that the bearings hereinafter mentioned are astronomical:

Beginning at the northwesterly corner of Lot 14 in Concession IX in the geographic Township of Dorion; thence due north 3960.0 feet; thence due east 1320 feet; thence southeasterly in a straight line to the northwesterly corner of Mining Location 7L; thence southerly along the easterly limit of said Mining Location 7L to the southwesterly corner thereof; thence due south to the southerly limit of Mining Location 8L; thence westerly along that southerly limit 1320 feet to the southwesterly corner of Mining Location 8L; thence northerly along the westerly limit of Mining Location 8L to the line between lots 13 and 14 in Concession IX in the geographic Township of Dorion; thence westerly along that line to a line drawn due south from a point in the northerly limit of said Lot 14 distant 1466.52 feet measured easterly along that northerly limit from the place of beginning; thence due north to the northerly limit of said Lot 14; thence westerly along that northerly limit 1466.52 feet more or less to the place of beginning. O. Reg. 131 /75, s. 4, part.

Schedule 114

MACGREGOR POINT PROVINCIAL PARK

In the Township of Saugeen in the County of Bruce and Province of Ontario containing an area of 1029 acres, more or less, described as follows:

Premising that all bearings hereinafter mentioned are astronomical:

- 1. Lots 4, 7, 10 and 11 in Lake Range Concession.
- 2. Part of Lot 12 in Lake Range Concession described as follows:

Beginning at the northeasterly corner of Lot 12 in Lake Range Concession; thence westerly along the line between lots 12 and 13 in Lake Range Concession 7184.12 feet; thence south 33° 56′ 20″ west 572.25 feet; thence north 61° 14′ 30″ west 775.50 feet more or less to the inner limit of the road allowance laid out along the shore of Lake Huron; thence southwesterly along that inner limit to the southwesterly corner of said Lot 12; thence easterly along the southerly limit of that lot to the southeasterly corner of said Lot 12; thence northeasterly along the easterly limit of that Lot 12 to the place of beginning.

3. Part of Lot 13 in Lake Range Concession described as follows:

Beginning at the most easterly corner of the said location distant 212.47 feet measured south 28° 43′ 40″ west from a point in the line between lots 13 and 14 distant 7592.97 feet measured northwesterly along that line from the northeasterly corner of that Lot 13; thence south 28° 43′ 40″ west 229.02 feet; thence north 61° 11′ 20″ west 600 feet; thence north 28° 43′ 40″ east 229.02 feet more or less to the inner limit of the road allowance laid out along

O. Reg. 133/75

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Lake Huron: thence in a southeasterly direction along that road allowance to a line drawn north 61° 11' 20" west from the place of beginning; thence south 61° 11' 20" east 355 feet more or less to the place of beginning.

4. Part of lots 4 and 5 according to Registered Plan Number 522 described as follows:

Beginning at the northeasterly corner of that Lot 5; thence north 86° 10' 40" west 212.57 feet; thence north 4° 46' east 50 feet; thence north 73° 49' east 183.36 feet: thence north 30° 45' 20" west 53.0 feet: thence north 73° 49' east 46.0 feet: thence south 30° 45′ 20" east 53 feet more or less to a point in the line drawn north 5° 28' 30" east from the place of beginning; thence south 5° 28' 30" west 128.50 feet more or less to the place of beginning.

5. Part of Lot 12 in the Lake Range Concession described as follows:

Beginning at the southeasterly corner of the said parcel, which corner may be located as follows:

Beginning at the southwesterly corner of Lot 7 according to Registered Plan Number 522; thence south 61° 23' 30" east 100.0 feet; thence southerly parallel to the easterly limit of that Lot 12, a distance of 110.0 feet; thence easterly parallel to the northerly limit of that Lot 12 a distance of 100.0 feet to the place of beginning for the herein described parcel of land; thence northerly parallel to the easterly limit of that Lot 12, a distance of 50.0 feet; thence southerly parallel to the northerly limit of that Lot 12 a distance of 200 feet, more or less, to the inner limit of the road allowance laid out along the shore of Lake Huron; thence in a southwesterly direction along that inner limit to a line drawn westerly parallel to the northerly limit of that Lot 12 from the place of beginning; thence easterly parallel to the northerly limit of that Lot 12 a distance of 200 feet more or less to the place of beginning.

- 6. Lot 7 according to Registered Plan Number 522.
- 7. Part of lots 15, 16, 17 and 18 in Lake Range Concession described as follows:

Beginning at the southeasterly corner of that Lot 15; thence northeasterly along the easterly limit of that Lot 15 to the northwesterly limit of Deviation Road; thence northeasterly along the northwesterly limit of Deviation Road to the line between lots 18 and 19 in Lake Range Concession; thence northwesterly along the line between lots 18 and 19 to the inner limit of the road allowance laid out along the shore of Lake Huron; thence in a general northwesterly, southwesterly, northwesterly and southwesterly direction along that inner limit to the line between lots 14 and 15 in Lake Range Concession; thence easterly along that line to the place of beginning. O. Reg. 131 /75, s. 4, part.

(4890)11

THE PETROLEUM RESOURCES ACT.

O. Reg. 132/75. Spacing Units-Terminus Pool. Made-February 19th, 1975. Filed-February 24th, 1975.

REGULATION MADE UNDER THE PETROLEUM RESOURCES ACT, 1971

1. Regulation 276 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 132/75, s. 1.

11 (4891)

THE CONSERVATION AUTHORITIES ACT

O. Reg. 133/75.

Fill, Construction and Alteration to Waterways-Grand River. Made-January 9th, 1975. Approved-February 19th, 1975. Filed-February 24th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 356/74 MADE UNDER THE CONSERVATION AUTHORITIES ACT

1. Ontario Regulation 356/74 is amended by adding thereto the following Schedule:

Schedule 10

CHILLICO CREEK

That part of the watershed of Chillico Creek extending from Lot 19 in Concession I, in Division B, in the Township of Guelph, in the County of Wellington, to its confluence with the Speed River, in the City of Cambridge, in The Regional Municipality of Waterloo, formerly in the Town of Hespeler and in the Township of Waterloo, in the County of Waterloo, and including.

- (a) part of lots 17, 18 and 19 in Concession I, in Division B, in the Township of Guelph, in the County of Wellington;
- (b) part of the City of Guelph, in the County of Wellington;
- (c) part of lots 6, 7, 8, 9, 10, 11, 12, 13, 16 and 17 in Concession II, in Division B, in the Township of Guelph, in the County of Wellington;

- 906
- (d) part of lots 5, 6, 7, 8, 9, 10, 12, 13, 14, 15 and 16 in Concession III, in Division B, in the Township of Guelph, in the County of Wellington:
- (e) part of lots 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14 in Concession IV, in Division B, in the Township of Guelph, in the County of Wellington;
- (f) part of lots 2, 3, 4 and 5 in Concession V, in Division B, in the Township of Guelph, in the County of Wellington;
- (g) part of lots 85, 86, 87, 88, 89, 92, 93, 94, 95, 96, 104 and 105 in Beasley's Upper Block, in the Township of Woolwich (Waterloo), in The Regional Municipality of Waterloo, formerly in the Township of Waterloo, in the County of Waterloo;
- (h) part of lots 89, 90, 91, 101, 126, 127 and 128 in Beasley's Upper Block, in the City of Cambridge, in The Regional Municipality of Waterloo, formerly in the Township of Waterloo, in the County of Waterloo;
- (i) part of Bricker Lot or Lot 1 in the Middle Block, in the City of Cambridge, in The Regional Municipality of Waterloo, formerly in the Township of Waterloo, in the County of Waterloo:

- (i) part of Lot 13 in Concession I, in the City of Cambridge, in The Regional Municipality of Waterloo, formerly in the Township of Waterloo, in the County of Waterloo;
- (k) part of lots 10, 11, 12 and 13 in Concession II, in the City of Cambridge, in The Regional Municipality of Waterloo, formerly in the Township of Waterloo, in the County of Waterloo; and
- (1) part of the City of Cambridge, formerly the Town of Hespeler, in The Regional Municipality of Waterloo,

as shown delineated by the fill line and coloured yellow on maps filed in the Office of the Registrar of Regulations at Toronto as Numbers 1866 to 1870, both inclusive. O. Reg. 133/75, s. 1.

> GRAND RIVER CONSERVATION AUTHORITY:

> > JAMES S. BAUER Chairman

G. M. COUTTS General Manager

Dated at Cambridge this 9th day of January, 1975.

(4892)

11

THE INSURANCE ACT

O. Reg. 134/75. Order made under Paragraph 1 of Subsection 2 of Section 83 of the Act. Made-February 19th, 1975. Filed-February 25th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 221/71 MADE UNDER THE INSURANCE ACT

1. The Schedule to Ontario Regulation 221/71, as amended by Ontario Regulations 282/71, 173/72, 167/73, 557/74, 558/74 and 719/74, is further amended by adding thereto the following items:

30	The Empire Life Insurance Company	63/4 % *	Group Deposit Administration Deferred Annuity Policies with respect to single premiums accepted on or after January 1, 1974.
31	The Empire Life Insurance Company	63/4 %*	Settlement Annuities vesting on or after January 1, 1974.
32	The Empire Life Insurance Company	63/4 % *	Proceeds on Deposit accepted on or after January 1, 1974.
33	The Empire Life Insurance Company	61/4%	Group non-participating Immediate Annuities with respect to premiums accepted on or after January 1, 1974.
34	The Empire Life Insurance Company	61/4%	Ordinary non-participating Immediate Annuities with respect to premiums accepted on or after January 1, 1974.
35	The Empire Life Insurance Company	51/2%†	Group non-participating Deferred Annuities with respect to premiums accepted on or after January 1, 1974.
36	The Empire Life Insurance Company	5½%†	Ordinary non-participating Deferred Annuities with respect to premiums accepted on or after January 1, 1974.

(4893)

11

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 135/75.

Designations—Trans-Canada Highway— Orillia to Manitoba Boundary. Made—February 19th, 1975. Filed—February 27th, 1975.

REGULATION TO AMEND REGULATION 402 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC TRANSPORTATION AND

HIGHWAY IMPROVEMENT ACT

1. Regulation 402 of Revised Regulations of

Ontario, 1970 is amended by adding thereto the following Schedules:

Schedule 11a

In the Township of Georgian Bay in The District Municipality of Muskoka being,

- (a) part of lots 4 and 5 in Concession 10;
- (b) part of lots 4 and 5 in Concession 9;

- (c) part of lots 4 and 5 in Concession 8;
- (d) part of lots 5 and 6 in Concession 7;
- (e) part of lots 6, 7 and 8 in Concession 6;
- (f) part of lots 7, 8 and 9 in Concession 5;
- (g) part of lots 9 and 10 in Concession 4;
- (h) part of lots 9, 10 and 11 in Concession 3; and
- (i) part of the road allowance between,
 - (i) the townships of Freeman and Conger,
 - (ii) concessions 8 and 9,
 - (iii) lots 5 and 6 in Concession 7,
 - (iv) concessions 6 and 7.
 - (v) concessions 4 and 5,
 - (vi) concessions 2 and 3, and
 - (vii) lots 10 and 11 in Concession 3,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-7265, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 11th day of December, 1974.

5.52 miles, more or less.

O. Reg. 135/75, s. 1, part.

Schedule 15a

In the Township of Conger in the District of Parry Sound being,

- (a) part of lots 4 and 5 in Concession 1;
- (b) part of Lot 4 in Concession 2;
- (c) part of lots 4 and 5 in Concession 3;
- (d) part of lots 4 and 5 in Concession 4;
- (e) part of Lot 4 in Concession 5;
- (f) part of lots 4 and 5 in Concession 6;
- (g) part of lots 1, 2, 3 and 4 in Concession 7;
- (h) part of lots 1 and 2 in Concession 8;
- (i) part of Lot 1 in each of concessions 9, 10, 11 and 12;
- (j) part of the road allowance around the shore of Lake Payne; and
- (k) part of the road allowance between.
 - (i) the townships of Conger and Freeman.
 - (ii) concessions 2 and 3,
 - (iii) concessions 4 and 5,
 - (iv) concessions 6 and 7,
 - (v) concessions 8 and 9,
 - (vi) concessions 10 and 11, and
 - (vii) the townships of Conger and Foley,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-2504-5, filed with the Record Services Office of the Ministry of Transportation

and Communications, at Toronto, on the 11th day of December, 1974.

8.06 miles, more or less.

O. Reg. 135/75, s. 1, part.

Schedule 16a

In the Township of Foley in the District of Parry Sound being,

- (a) part of lots 1 and 2 in Concession 1;
- (b) part of lots 110, 111, 112, 113, 114, 115 and 117 in Concession A;
- (c) part of lots 115 to 123, both inclusive, and lots 143, 144, 145, 146 and A in Concession B;
- (d) part of lots 9 and 10 in Concession 6;
- (e) part of lots 10, 11, 12, 13, 14 and 15 in Concession 7;
- (f) part of lots 14, 15 and 16 in Concession 8;
- (g) part of lots 16 and 17 in Concession 9;
- (h) part of lots 17 and 18 in Concession 10;
- (i) part of lots 18, 19, 20 and 21 in Concession 11; and
- (i) part of the road allowance between,
 - (i) the townships of Foley and Conger,
 - (ii) concessions A and 1,
 - (iii) lots 115 and 116 in Concession A.
 - (iv) lots 115 and 116 in Concession B,
 - (v) adjacent to Windfall Lake,
 - (vi) concessions A and B,
 - (vii) lots 120 and 121 in Concession B,
 - (viii) concessions B and 6,
 - (ix) concessions 6 and 7,
 - (x) lots 10 and 11 in Concession 7,
 - (xi) lots 15 and 16 in Concession 8,
 - (xii) concessions 8 and 9,
 - (xiii) concessions 10 and 11.

- (xiv) concessions 11 and B, and
- (xv) lots 145 and 146 in Concession B,

and being those portions of the highway shown as PARTS 1 and 2 on Ministry of Transportation and Communications Plan P-2255-82, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 11th day of December, 1974.

10.09 miles, more or less.

O. Reg. 135/75, s. 1, part.

. . . .

Schedule 17a

In the Township of McDougall and in the Town of Parry Sound in the District of Parry Sound being,

- (a) part of lots 34, 35 and 36 in Concession 12;
- (b) part of lots 31, 32, 33 and 34 in Concession 11;
- (c) part of lots 1, 2, 6 and 7 in Concession A;
- (d) part of Lot 29 in Concession 9;
- (e) part of Lot 29 in Concession 8;
- (f) part of Lot 29 in Concession 7;
- (g) part of lots 27 and 28 in Concession 6;
- (h) part of lots 27 and 28 in Concession 5;
- (i) part of lots 26 and 27 in Concession 4;
- (j) part of lots 25 and 26 in Concession 3;
- (k) part of lots 24 and 25 in Concession 2;
- (1) part of lots 24 and 25 in Concession 1;
- (m) part of the land and the land under the waters of Mill Lake and the Seguin River;
- (n) part of the road allowance along Mill Lake and the Seguin River, in lots 24 and 25 in Concession 2; and
- (o) part of the road allowance between,
 - (i) the Township of McDougall and the townships of Carling and Ferguson,
 - (ii) lots 35 and 36 in Concession 12,
 - (iii) concessions 11 and A.

- (iv) Lot 2 in Concession A and Lot 29 in Concession 9.
- (v) concessions 8 and 9 (Pineridge Road),
- (vi) lots 6 and 7 in Concession A and Lot 29 in Concession 9,
- (vii) concessions 6 and 7,
- (viii) concessions 4 and 5,
 - (ix) lots 25 and 26 in Concession 3, and
 - (x) the townships of McDougall and Foley,

and being those portions of the highway shown as PARTS 1 and 2 on Ministry of Transportation and Communications Plan P-2153-60, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 11th day of December, 1974.

9.50 miles, more or less.

O. Reg. 135/75, s. 1, part.

Schedule 20a

In the Township of Carling in the District of Parry Sound being,

- (a) part of lots 1 and 2 in Concession 1; and
- (b) part of the road allowance between,
 - (i) the townships of Carling and Ferguson,
 - (ii) the townships of Carling and Mc-Dougall, and
 - (iii) the townships of McDougall and Ferguson,

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-2154-22, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 11th day of December, 1974.

0.78 of a mile, more or less.

O. Reg. 135/75, s. 1, part.

(4906)

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 136/75.

Designations—Toronto to Quebec Boundary (Hwy. No. 401). Made—February 19th, 1975. Filed—February 27th, 1975.

REGULATION TO AMEND
REGULATION 399 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT

 Regulation 399 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 39a

INTERCHANGE AT MORRISH CHURCH ROAD

In the Township of Hope in the County of Northumberland being part of lots 22 and 23 in Concession 2 and being those portions of the highway shown as Parts 1, 2, 3 and 4 on Ministry of Transportation and Communications Plan P-3103-122, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 7th day of January, 1975. O. Reg. 136/75, s. 1.

(4907)

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 137/75.

Designations—Toronto to North Bay (Hwy. 400). Made—February 19th, 1975. Filed—February 27th, 1975.

REGULATION TO AMEND
REGULATION 398 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT

 Schedule 31 to Regulation 398 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 511/72, is revoked and the following substituted therefor:

Schedule 31

In the Township of Medonte in the County of Simcoe being,

- (a) part of lots 16, 17, 18 and 19 in Concession 10;
- (b) part of lots 19 to 24, both inclusive, in Concession 11; and
- (c) part of the road allowance between,
 - (i) concessions 10 and 11,
 - (ii) lots 20 and 21 in Concession 11, and
 - (iii) the townships of Medonte and Tay,

and being that portion of the highway shown as Part 1 on Ministry of Transportation and Communications Plan P-3346-77, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 11th day of December, 1974.

3.50 miles, more or less.

O. Reg. 137/75, s. 1.

 Schedule 31a to the said Regulation, as made by section 2 of Ontario Regulation 511/72, is revoked and the following substituted therefor:

Schedule 31a

In the Township of Tay in the County of Simcoe being,

- (a) part of lots 1 to 9, both inclusive, in Concession 11;
- (b) part of lots 8 and 9 in Concession 10;
- (c) part of Sturgeon Bay Road in Lot 1 in Concession 11; and
- (d) part of the road allowance between,
 - (i) the townships of Tay and Medonte (County Road No. 23), and
 - (ii) lots 5 and 6 in Concession 11 (Fesserton Road),

and being those portions of the highway shown as PARTS 1 and 2, on Ministry of Transportation and Communications Plan P-4102-5, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 11th day of December, 1974.

3.64 miles, more or less.

O. Reg. 137/75, s. 2.

(4908)

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 138/75.

Exemption for certain Inter-Spousal Transfers.

Made-February 26th, 1975.

Filed-February 27th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

EXEMPTION FOR CERTAIN INTER-SPOUSAL TRANSFERS

- 1. It is determined that the Act was not intended to apply on the tender for registration of any conveyance where the transferor is the spouse or former spouse of the transferee and where sufficient information is provided to enable the Minister or any collector to whom the conveyance is tendered for registration to determine that one of the following conditions is satisfied:
 - (a) the only consideration given for the conveyance apart from natural love and affection is the assumption of any encumbrance registered on the land described in the conveyance;
 - (b) the conveyance is in compliance with the terms of a written agreement pursuant to which the parties have agreed to live separate and apart; or
 - (c) the conveyance is in compliance with the direction of an order or judgment made by a court of competent jurisdiction. O. Reg. 138/75, s. 1.

(4909)

THE AGRICULTURAL DEVELOPMENT FINANCE ACT

O. Reg. 139/75.

Deposits.

Made-February 26th, 1975.

Filed-February 27th, 1975.

REGULATION TO AMEND REGULATION 7 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE AGRICULTURAL DEVELOPMENT FINANCE ACT

1. Section 1 of Regulation 7 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 66/75, is revoked and the following substituted therefor:

- 1.—(1) Subject to subsection 2, interest at the rate of 7 per cent per annum, calculated on the minimum monthly balance from the 1st day of March, 1975 shall be paid on the last days of March and September in each year.
- (2) In special cases, the Minister of Revenue may determine a rate of interest and basis of calculation different from that prescribed in subsection 1, but the rate so determined shall not exceed 7 per cent per annum. O. Reg. 139/75, s. 1.

(4910)

11

THE EDUCATION ACT, 1974

O. Reg. 140/75. Supervisory Officers. Made-February 14th, 1975. Approved-February 26th, 1975. Filed-February 28th, 1975.

REGULATION MADE UNDER THE EDUCATION ACT, 1974

SUPERVISORY OFFICERS

PART 1

QUALIFICATIONS OF SUPERVISORY OFFICERS

1.—(1) In this Part,

- (a) "architect" means a person who is a member of the Ontario Association of Architects or a person who is licensed to practise as an architect under The Architects Act:
- (b) "chartered accountant" means a member of The Institute of Chartered Accountants of Ontario:
- (c) "Principal's Certificate" means a permanent principal's certificate;
- (d) "professional engineer" means a person registered as a professional engineer or a person who is licensed to practice as a professional engineer under The Professional Engineers Act.
- (2) A person who holds a Supervisory Officer's Certificate or who under this Regulation is deemed to hold a Supervisory Officer's Certificate, is qualified as a supervisory officer under this Regulation. O. Reg. 140/75, s. 1.
- 2.—(1) A candidate for a Supervisory Officer's Certificate shall make application to the Minister before the first day of December to take, in the year next following, the written and oral examinations prescribed by the Minister.

- (2) A candidate for a Supervisory Officer's Certificate shall submit to the Minister with his application evidence either.
 - (a) that he has seven years of successful experience as a teacher and that he holds,
 - (i) the degree of Bachelor of Arts or Bachelor of Science from an Ontario university, or a degree the Minister considers equivalent thereto,
 - (ii) a permanent teaching certificate valid in Ontario, and
 - (iii) one of,
 - a. an Elementary School Principal's Certificate,
 - b. a Secondary School Principal's Certificate, Type A,
 - c. a Secondary School Principal's Certificate, Type B,
 - d. a Secondary School Principal's Certificate, or
 - e. a Master of Education degree or a degree the Minister considers equivalent thereto; or
 - (b) that he has seven years of successful experience in business administration acceptable to the Minister, at least two of which shall be in the employ of a board in Ontario or of the Ministry, and that he,
 - (i) holds the degree of Bachelor of Arts or Bachelor of Science from an Ontario university or a degree the Minister considers equivalent thereto, or is an architect, a chartered accountant or a professional engineer, or holds a professional qualification the Minister considers equivalent thereto, and
 - (ii) holds one of,
 - a. the degree of Master of Education or Master of Business Administration or a degree the Minister considers equivalent thereto, or
 - b. a certificate indicating completion of the Certificate Program in School Management offered by The Ontario Institute for Studies in Education and two additional courses determined by the Minister.

- (3) The examinations referred to in subsection 1 shall be held at such times and places as the Minister determines and shall be based on,
 - (a) the Acts administered by the Minister and the regulations thereunder;
 - (b) the curriculum guidelines and other reference material pertaining to elementary and secondary education in Ontario; and
 - (c) theories and practices of supervision, administration, and business organization that may be applicable to the effective operation of a school system.
- (4) Where a candidate obtains standing satisfactory to the Minister on each of the written and oral examinations referred to in subsection 1, the Minister shall grant him a Supervisory Officer's Certificate. O. Reg. 140/75, s. 2.
- 3.—(1) Supervisory officers responsible for the development, implementation, operation and supervision of educational programs in the schools shall hold the qualifications set out in clause a of subsection 2 of section 2.
- (2) On and after the 1st day of September, 1975, a senior business official who,
 - (a) reports to a director of education; or
 - (b) reports to an assistant director of education or associate director of education; or
 - (c) is employed by a board that has an enrolment of more than 600 pupils and that does not employ a director of education,

shall be a person who holds, or who under this regulation is deemed to hold, a Supervisory Officer's Certificate, or who holds other qualifications acceptable to the Minister.

- (3) On and after the 1st day of September, 1975, a business official who,
 - (a) is assigned one or more of the duties of a supervisory officer;
 - (b) reports to a senior business official referred to in subsection 2; and
 - (c) has been appointed to a position designated by a board as superintendent, assistant superintendent, comptroller, assistant comptroller, business administrator or assistant business administrator or to a position that the board considers equivalent thereto and that has been approved by the Minister,

shall be a person who holds, or who under this regulation is deemed to hold, a Supervisory Officer's Certificate, or who holds other qualifications acceptable to the Minister. O. Reg. 140/75, s. 3.

- 4. A person who, prior to the 1st day of July, 1974,
 - (a) held an Elementary School Inspector's Certificate, a Public School Inspector's Certificate, a Secondary School Principal's Certificate, or a Secondary School Principal's Certificate, Type A; or
 - (b) served as a provincial inspector of secondary schools or a municipal inspector of secondary schools,

is deemed to hold a Supervisory Officer's Certificate. O. Reg. 140/75, s. 4.

- 5.—(1) A person who is in the employ of a board on the 31st day of August, 1975, in a position referred to in subsection 2 or 3 of section 3, is deemed to hold a Supervisory Officer's Certificate.
- (2) A person employed in the Ministry on the 31st day of August, 1975, in a position that the Minister considers similar to one of those referred to in subsection 2 or 3 of section 3 is deemed to hold a Supervisory Officer's Certificate. O. Reg. 140/75, s. 5.

PART II

TRANSFER AND DISMISSAL

- **6.**—(1) In this section, "redundant" in respect of the position of a supervisory officer means no longer required to be filled by reason of,
 - (a) the implementation by a board of a long range organizational plan of operation in respect of schools or of supervisory services that eliminates the position or merges it with another position;
 - (b) a reduction in the number of classes or in the business functions of the board for which supervision is required; or
 - (c) a change in duties or requirements placed upon boards by or under any Act that renders a supervisory service unnecessary or reduces the need for such service.
- (2) Where a board declares the position of a supervisory officer redundant, the board shall,
 - (a) give the supervisory officer at least three months' notice in writing that the position has been declared redundant;

- (b) transfer the supervisory officer to a position for which he is qualified, with supervisory and administrative responsibilities as similar as possible to those of his previous position; and
- (c) pay the supervisory officer for at least one year following the date of the transfer with no reduction in his rate of salary. O. Reg. 140/75, s. 6.
- 7. Where a board considers that a supervisory officer has neglected his duty or is guilty of misconduct or inefficiency, the board shall cause notice to be given in writing to the supervisory officer stating the alleged neglect, misconduct or inefficiency and requiring that he appear before a committee of the board, on a specified date not less than six months from the date of the notice, to review his performance. O. Reg. 140/75, s. 7.
- 8.—(1) Where the committee referred to in section 7 reports to the board that the work of the supervisory officer is so unsatisfactory as to constitute grounds for dismissal under section 251 of the Act, the board shall meet in committee of the whole board to consider the matter and, where with the approval of at least two-thirds of the members of the board such committee determines to forward to the board a recommendation of dismissal, such recommendation shall include the reasons therefor, and the chairman of the committee shall send a copy of the recommendation to the supervisory officer and shall advise him in writing that he is entitled to a hearing, to which Part I of The Statutory Powers Procedure Act, 1971, except subsection 1 of section 9 thereof, shall apply, such hearing to be before the committee of the whole board, and that, if he does not request a hearing within fifteen days after the date of the advice, he shall be considered to have waived the hearing.
- (2) Where the supervisory officer requests a hearing, the board shall designate a person to be a party to the proceedings to represent the board at the hearing and shall forthwith communicate the name and address of the person so designated to the supervisory officer. O. Reg. 140/75, s. 8.
- 9.—(1) After the hearing or after the supervisory officer has waived the hearing referred to in section 8, the committee of the whole board shall either withdraw its recommendation of dismissal or, where at least two-thirds of the members of the board approve the recommendation of dismissal, forward it to the board through the chairman of the board.
- (2) Upon receipt of the recommendation of dismissal, the board shall vote upon it and, where at least two-thirds of the members of the board approve the recommendation, the supervisory officer is dismissed. O. Reg. 140/75, s. 9.

- 10. Where a supervisory officer is dismissed in accordance with section 9, the board shall pay him a severance allowance equal to the salary to which he would have been entitled for the remainder of the school year or for six months, whichever is the greater. O. Reg. 140/75, s. 10.
- 11. Where a supervisory officer is charged with an offence against the laws of Canada or Ontario in respect of conduct that the board believes constitutes grounds for suspension under section 251 of the Act, the board may suspend the supervisory officer from any or all of his duties and shall continue to pay him his salary until a court has finally decided the case and the time for making an appeal has passed. O. Reg. 140/75, s. 11.
- 12. Where a supervisory officer is convicted of an offence against the laws of Canada or Ontario in respect of conduct that the board believes constitutes grounds for dismissal under section 251 of the Act, the board shall cause notice to be given in writing to the supervisory officer that it proposes to dismiss him, and such notice shall include the reasons for the proposed dismissal and shall advise the supervisory officer that he is entitled to a hearing. to which Part I of The Statutory Powers Procedure Act, 1971, except subsection 1 of section 9 thereof, shall apply, such hearing to be before the committee of the whole board, and that if he does not request a hearing within fifteen days after the date of the notice, he shall be considered to have waived the hearing. O. Reg. 140/75, s. 12.
- 13.—(1) After the hearing or after the supervisory officer has waived the hearing referred to in section 12, the board shall meet in committee of the whole board and, where at least two-thirds of the members of the board approve, forward a recommendation for dismissal to the board through the chairman of the board.
- (2) Upon receipt of the recommendation of dismissal, the board shall vote upon it and, where at least two-thirds of the members of the board approve the recommendation, the supervisory officer is dismissed. O. Reg. 140/75, s. 13.
- 14. Where a supervisory officer is dismissed in accordance with section 13 and is paid a severance allowance, such allowance shall not exceed the severance allowance set out in section 10. O. Reg. 140/75, s. 14.
- 15. Ontario Regulations 517/71 and 231/73 are revoked. O. Reg. 140/75, s. 15.

THOMAS L. WELLS Minister of Education

Dated at Toronto, this 14th day of February, 1975.

THE MILK ACT

O. Reg. 141/75. Grade A Milk-Marketing.

Made-February 26th, 1975. Filed-February 28th, 1975.

REGULATION TO AMEND REGULATION 591 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MILK ACT

- 1.—(1) Subsection 5b of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 979/74, is revoked and the following substituted therefor:
- (5b) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$7.82 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 141/75, s. 1 (1).
 - (2) Subsection 6a of the said section 16, as remade by subsection 2 of section 1 of Ontario Regulation 979/74, is revoked and the following substituted therefor:
- (6a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$7.39 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 141/75, s. 1 (2).
 - 2. Paragraph 1 of subsection 1 of section 21 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 67/75, is revoked and the following substituted therefor:
 - 1. A payment on account, at the rate of \$6.79 per 100 pounds, not later than the fourteenth day of the next following month or, where a holiday falls within the first twelve days of that month, not later than the fifteenth day of that month.
 - 3. This Regulation comes into force on the 1st day of March, 1975. O. Reg. 141/75, s. 3.

THE ONTARIO MILK MARKETING BOARD:

> G. R. McLaughlin Chairman

> > H. PARKER Secretary

Dated at Toronto, this 26th day of February, 1975.

(4912)

THE MILK ACT

O. Reg. 142/75.

Industrial Marketing-Marketing. Made-February 26th, 1975. Filed-February 28th, 1975.

REGULATION TO AMEND REGULATION 593 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MILK ACT

- 1.—(1) Subsection 3a of section 13 of Regulation 593 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 980/74, is revoked and the following substituted therefor:
- (3a) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$7.82 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 142/75, s. 1 (1).
 - (2) Subsection 4a of the said section 13, as remade by subsection 2 of section 1 of Ontario Regulation 980/74, is revoked and the following substituted therefor:
- (4a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$7.39 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 142/75, s. 1 (2).

2. This Regulation comes into force on the 1st day of March, 1975. O. Reg. 142/75, s. 2.

> THE ONTARIO MILK MARKETING BOARD:

> > G. R. McLaughlin Chairman

> > > H. PARKER Secretary

Dated at Toronto, this 26th day of February, 1975.

11 (4913)

THE MUNICIPAL AFFAIRS ACT

O. Reg. 143/75.

Tax Arrears and Tax Sale Procedures. Made-February 26th, 1975. Filed-February 28th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 804/73 MADE UNDER THE MUNICIPAL AFFAIRS ACT

1. Item 1 of Schedule 2 to Ontario Regulation 804/73 is revoked and the following substituted therefor:

Algoma

Village of Hilton Beach Village of Iron Bridge Township of Elliot Lake Township of Hilton Township of Johnson Township of Laird Township of MacDonald Meredith & Aberdeen Additional Township of Michipicoten Township of St. Joseph Township of Thompson Township of Wicksteed

> W. D. McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 26th day of February, 1975.



Publications Under The Regulations Act

March 22nd, 1975

THE PLANNING ACT

O. Reg. 144/75. Order made under section 29a of The Planning Act. Made-February 27th, 1975. Filed-March 3rd, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of The Planning Act or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Mariposa in the County of Victoria, and being composed of part of Lot 7 in Concession A of the said Township and being Part 112 as shown on Reference Plan R.D. 187 deposited in the Land Registry Office for the Registry Division of Victoria (No. 57) on October 15, 1970. O. Reg. 144/75, s. 1.

> DONALD R. IRVINE Minister of Housing

Dated at Toronto, this 27th day of February, 1975.

(4922)

12

THE HIGHWAY TRAFFIC ACT

O. Reg. 145/75. General. Made—February 26th, 1975. Filed-March 3rd, 1975.

REGULATION TO AMEND REGULATION 418 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Subsection 1 of section 5 of Regulation 418 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 19/71, 63/71, 31/72, 198/72, 145/73, 732/73 and 632/74, is further amended by adding thereto the following item:

11a. For a commercial motor vehicle or trailer owned by a band, as defined by and to which the Indian Act, R.S.C. 1970, Chapter I-6 applies, when operated outside a reserve exclusively for the carriage of goods owned by the band.....\$2.00

(4923)

THE PUBLIC COMMERCIAL VEHICLES ACT

O. Reg. 146/75.

Public Commercial Vehicle Operating Licences. Made—February 26th, 1975.

Filed—March 3rd, 1975.

REGULATION MADE UNDER THE PUBLIC COMMERCIAL VEHICLES ACT

PUBLIC COMMERCIAL VEHICLE OPERATING LICENCES

1. Notwithstanding clause a of subsection 1 of section 8 of Regulation 700 of Revised Regulations of Ontario, 1970, the term or period of vehicle licences issued in respect of public commercial vehicles expiring on the 31st day of March, 1975 is extended to and including the 30th day of April, 1975. O. Reg. 146/75, s. 1.

(4924)

12

THE HIGHWAY TRAFFIC ACT

O. Reg. 147/75.

Extending Validity of Driver Licences. Made—February 26th, 1975. Filed—March 3rd, 1975.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

EXTENDING VALIDITY OF DRIVER LICENCES

1. Notwithstanding section 23 of Regulation 418 of Revised Regulations of Ontario, 1970, the driver's licence of a person which expires between the 20th day of February, 1975 and the 31st day of March, 1975, both inclusive, shall be deemed to be valid until the 31st day of March, 1975. O. Reg. 147/75, s. 1.

(4925)

12

THE HIGHWAY TRAFFIC ACT

O. Reg. 148/75.

Expiry Date of Motor Vehicle Permits and Validated Permits for the year 1974.

Made—February 26th, 1975. Filed—March 3rd, 1975.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

EXPIRY DATE OF MOTOR VEHICLE PERMITS AND VALIDATED PERMITS FOR THE YEAR 1974

1. Notwithstanding subsection 1 of section 4 of Regulation 418 of Revised Regulations of Ontario, 1970, motor vehicle permits or validated permits issued for the year 1974, other than permits issued in respect of commercial motor vehicles, shall expire with the expiration of the 14th day of March, 1975. O. Reg. 148/75, s. 1.

(4926)

12

THE GAME AND FISH ACT

O. Reg. 149/75.

Hunting Licences—Issuance. Made—February 26th, 1975. Filed—March 3rd, 1975.

REGULATION TO AMEND
REGULATION 371 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE GAME AND FISH ACT

1. Schedule 3 to Regulation 371 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 111/74, is revoked and the following substituted therefor:

Schedule 3

COLUMN 1	Column 2	Column 3
Form	Fee	Issuing Fee
4	\$ 9.25	\$.75
5	4.50	.50
6	14.00	1.00
7	25.00	1.00
8	5.00	.25
9	2.75	.25
10	2.75	.25
11	34.00	1.00
12	39.00	1.00
13	173.50	1.50
14	14.00	1.00
15	5.00	.25
17	1.00	
18	1.85	.15
19	2.00	

O. Reg. 149/75, s. 1.

2. Form 13 of Regulation 371 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 111/74, is revoked and the following substituted therefor:

Form 13

The Game and Fish Act

(specimen signature of licensee)	NON-RESIDENT'S LICENCE TO HUNT MOOSE, DEER, BEAR, FOX, GAME BIRDS, RABBITS, RACCOON, SQUIRREL AND WOLF, 19 Licence fee \$173.50 CHECK ✔ Issuing fee 1.50 Total fee \$175.00 Date of Birth Day Month Year	Under The Game and Fish Act and the regulations, and subject to the limitations thereof, this licence is issued to Mr. Miss Mrs. First Name Init.
(signature of issuer)	5	Street Address, P.O. Box No. or Rural Route City or Town Province or State

to hunt moose, deer, bear, fox, game birds, rabbits, raccoon, squirrel and wolf during the open season.

This licence is valid only from;

- (a) the 1st day of September, 19.... to the last day of February, 19.... in the Northern Region; and
- (b) the 20th day of September, 19.... to the last day of February, 19.... in the Southern Region.

The holder of this licence may hunt game birds on a game bird hunting preserve during March, 19....

O. Reg. 150/75 The Game and Fish Act

Instructions Respecting Use of Shipping Coupon

- 1. Pierce the hide in a convenient location.
- 2. Insert the wire hook provided by the Ministry through the hide, securing the hook therein and leaving the end of the wire hook with the flanges out.
- 3. Sign and date the coupon.
- 4. Detach the coupon by peeling it from the backing.
- 5. Place coupon over flanges of the wire hook and press adhesive surfaces together to seal securely.

MOOSE COUPON This coupon expires with the fourth

day after the close of the open season. Licensee.....

Date.... DEER COUPON

This coupon expires with the fourth day after the close of the open season.

Licensee.....

Date....

BEAR COUPON

This coupon expires with the fourth day after the close of the open season.

Licensee.....

O. Reg. 149/75, s. 2.

(4927)

THE GAME AND FISH ACT

O. Reg. 150/75. Open Seasons-Game Birds. Made-February 26th, 1975. Filed-March 3rd, 1975.

REGULATION MADE UNDER THE GAME AND FISH ACT

OPEN SEASONS-GAME BIRDS

OPEN SEASON FOR HUNGARIAN PARTRIDGE

- 1. Hungarian partridge may be hunted in,
 - (a) the County of Essex, except the Township of Pelee, and in the County of Kent from,
 - (i) the 22nd day of October to the 13th day of December, both inclusive, in the year 1975, and
 - (ii) the 20th day of October to the 11th day of December, both inclusive, in the year 1976;

- (b) the counties of Brant, Dufferin, Elgin, Middlesex, Oxford and Wellington, and the regional municipalities of Haldimand-Norfolk, Halton, Hamilton-Wentworth and Waterloo from.
 - (i) the 15th day of October to the 13th day of December, both inclusive, in the year 1975, and
 - (ii) the 13th day of October to the 11th day of December, both inclusive, in the year 1976;
- (c) The Regional Municipality of Niagara from,
 - (i) the 4th day of October to the 29th day of November, both inclusive, in the year 1975, and
 - (ii) the 2nd day of October to the 27th day of November, both inclusive, in the year 1976; and
- (d) any part of Ontario other than the County of Lambton, the Township of Pelee in the County of Essex and the parts referred to in clauses a, b and c from,

- (i) the 27th day of September to the 15th day of November, both inclusive, in the year 1975, and
- (ii) the 25th day of September to the 13th day of November, both inclusive, in the year 1976. O. Reg. 150/75, s. 1.
- 2. No person shall take more than eight Hungarian partridge in one day or possess more than sixteen Hungarian partridge at one time. O. Reg. 150/75, s. 2.

OPEN SEASON FOR RUFFED GROUSE, SPRUCE GROUSE, SHARP-TAILED GROUSE AND PTARMIGAN

- 3.—(1) Ruffed grouse and spruce grouse may be hunted in the territorial districts of Cochrane and Timiskaming and in the part of the Territorial District of Kenora lying north of the 11th Base Line from,
 - (a) the 13th day of September to the 13th day of December, both inclusive, in the year 1975; and
 - (b) the 11th day of September to the 11th day of December, both inclusive, in the year 1976.
- (2) Sharp-tailed grouse and ptarmigan may be hunted in the territorial districts of Cochrane and Timiskaming and in the part of the Territorial District of Kenora lying north of the 11th Base Line from,
 - (a) the 13th day of September, 1975 to the 31st day of March, 1976, both inclusive; and
 - (b) the 11th day of September, 1976 to the 31st day of March, 1977, both inclusive.
- (3) Ruffed grouse, spruce grouse, sharp-tailed grouse and ptarmigan may be hunted in,
 - (a) that part of Ontario described in Schedule 1 from,
 - (i) the 13th day of September to the 13th day of December, both inclusive, in the year 1975, and
 - (ii) the 11th day of September to the 11th day of December, both inclusive, in the year 1976;
 - (b) the counties of Brant, Dufferin, Elgin, Huron, Middlesex, Oxford, Perth, Simcoe and Wellington, in the regional municipalities of Durham, Haldimand-Norfolk, Halton, Hamilton-Wentworth, Niagara, Peel, Waterloo and York, in that part of

the County of Victoria lying south of that part of the King's Highway known as Number 7, in the Township of Cavan in the County of Peterborough and in the Township of Hope in the County of Northumberland from.

- (i) the 27th day of September, 1975 to the 15th day of January, 1976, both inclusive, and
- (ii) the 25th day of September, 1976 to the 15th day of January, 1977, both inclusive:
- (c) the County of Essex, except the Township of Pelee, and in the counties of Kent and Lambton from,
 - (i) the 22nd day of October, 1975 to the 15th day of January, 1976, both inclusive, and
 - (ii) the 20th day of October, 1976 to the 15th day of January, 1977, both inclusive;
- (d) the counties of Bruce and Grey from,
 - (i) the 27th day of September to the 31st day of December, both inclusive, in the year 1975, and
 - (ii) the 25th day of September to the 31st day of December, both inclusive, in the year 1976; and
- (e) any part of Ontario other than the parts referred to in clauses a, b, c and d and the Township of Pelee in the County of Essex from,
 - (i) the 27th day of September to the 13th day of December, both inclusive, in the year 1975, and
 - (ii) the 25th day of September to the 11th day of December, both inclusive, in the year 1976. O. Reg. 150/75, s. 3.
- 4.—(1) No person shall take more than an aggregate number of five ruffed grouse and spruce grouse in one day, or possess more than an aggregate number of fifteen ruffed grouse and spruce grouse at one time.
- (2) No person shall take more than five sharp-tailed grouse in one day, or possess more than fifteen sharp-tailed grouse at one time.
- (3) No person shall take more than five ptarmigan in one day, or possess more than fifteen ptarmigan at one time. O. Reg. 150/75, s. 4.

OPEN SEASON FOR BOB-WHITE QUAIL

- 5.—(1) Bob-white quail may be hunted in,
 - (a) the County of Essex, except the Township of Pelee, from,
 - (i) the 22nd day of October to the 8th day of November, both inclusive, in the year 1975, and
 - (ii) the 20th day of October to the 6th day of November, both inclusive, in the year 1976;
 - (b) the counties of Kent and Lambton from,
 - (i) the 22nd day of October to the 13th day of December, both inclusive, in the year 1975, and
 - (ii) the 20th day of October to the 11th day of December, both inclusive, in the year 1976;
 - (c) the counties of Elgin and Middlesex from,
 - (i) the 15th day of October to the 13th day of December, both inclusive, in the year 1975, and
 - (ii) the 13th day of October to the 11th day of December, both inclusive, in the year 1976; and
 - (d) that part of the County of Leeds described in Schedule 9 to Regulation 373 of Revised Regulations of Ontario, 1970 from,
 - (i) the 27th day of September to the 15th day of November, both inclusive, in the year 1975, and
 - (ii) the 25th day of September to the 13th day of November, both inclusive, in the year 1976.
- (2) No person shall take in one day, in the areas referred to in clauses a, b and c of subsection 1, more than six bob-white quail, or possess more than twelve bob-white quail at one time.
- (3) No person shall take in one day, in the area referred to in clause d of subsection 1, more than three bob-white quail, or possess more than twelve bob-white quail at one time. O. Reg. 150/75, s. 5.

OPEN SEASON FOR PHEASANT

- 6.—(1) Pheasant may be hunted between the hours of 8 a.m. and one-half hour after sunset in,
 - (a) The Regional Municipality of Peel;

- (b) The Regional Municipality of York, except the Township of Georgina;
- (c) The Township of Uxbridge in The Regional Municipality of Durham;
- (d) the towns of Ajax, Pickering and Whitby in The Regional Municipality of Durham; and
- (e) the City of Oshawa in The Regional Municipality of Durham,

from the 15th day of October to the 15th day of November, both inclusive, in the year 1975, and from the 13th day of October to the 13th day of November, both inclusive, in the year 1976.

- (2) Pheasant may be hunted between the hours of 8 a.m. and one-half hour after sunset in The Regional Municipality of Niagara from,
 - (a) the 29th day of October to the 8th day of November, both inclusive, in the year 1975;and
 - (b) the 27th day of October to the 6th day of November, both inclusive, in the year 1976. O. Reg. 150/75, s. 6.
- 7.—(1) Pheasant may be hunted between the hours of one-half hour before sunrise and one-half hour after sunset in the County of Kent and the County of Essex, except the Township of Pelee, from.
 - (a) the 22nd day of October to the 25th day of October, both inclusive, in the year 1975;and
 - (b) the 20th day of October to the 23rd day of October, both inclusive, in the year 1976.
- (2) Pheasant may be hunted between the hours of one-half hour before sunrise and one-half hour after sunset in the County of Lambton from,
 - (a) the 22nd day of October to the 29th day of November, both inclusive, in the year 1975;and
 - (b) the 20th day of October to the 27th day of November, both inclusive, in the year 1976.
- (3) Pheasant may be hunted between the hours of one-half hour before sunrise and one-half hour after sunset in.
 - (a) the counties of Brant, Dufferin, Elgin, Middlesex, Oxford and Wellington; and
 - (b) the regional municipalities of Haldimand-Norfolk, Halton, Hamilton-Wentworth and Waterloo,

from the 15th day of October to the 13th day of December, both inclusive, in the year 1975, and from the 13th day of October to the 11th day of December, both inclusive, in the year 1976.

- (4) Pheasant may be hunted between the hours of one-half hour before sunrise and one-half hour after sunset in,
 - (a) the counties of Bruce, Grey, Huron, Perth and Simcoe:
 - (b) the Township of Georgina in The Regional Municipality of York;
 - (c) the townships of Brock and Scugog in The Regional Municipality of Durham;
 - (d) the Town of Newcastle in The Regional Municipality of Durham;
 - (e) the Township of Cavan in the County of Peterborough;
 - (f) the Township of Hope in the County of Northumberland; and
 - (g) that part of the County of Victoria lying south of that part of the King's Highway known as Number 7.

from the 27th day of September to the 13th day of December, both inclusive, in the year 1975, and from the 25th day of September to the 11th day of December, both inclusive, in the year 1976.

- (5) Pheasant may be hunted between the hours of one-half hour before sunrise and one-half hour after sunset on St. Joseph Island in the Territorial District of Algoma from,
 - (a) the 25th day of September to the 31st day of October, both inclusive, in the year 1975;and
 - (b) the 23rd day of September to the 31st day of October, both inclusive, in the year 1976.
- (6) Pheasant may be hunted between the hours of one-half hour before sunrise and one-half hour after sunset in any part of Ontario, except the townships of Conmee, O'Connor, Oliver and Paipoonge in the Territorial District of Thunder Bay, and the parts referred to in subsections 1 and 2 of section 6 and subsections 1, 2, 3, 4 and 5 of this section from,
 - (a) the 27th day of September to the 13th day of December, both inclusive, in the year 1975; and

- (b) the 25th day of September to the 11th day of December, both inclusive, in the year 1976. O. Reg. 150/75, s. 7.
- 8.—(1) No person shall take in one day in the counties of Kent and Lambton and in the areas referred to in subsection 1 of section 6 and subsection 3 of section 7, more than three pheasants, not more than one of which shall be female.
- (2) No person shall take in one day in The Regional Municipality of Niagara more than three male pheasants.
- (3) No person shall take in one day in the County of Essex, except in the Township of Pelee, more than two male pheasants.
- (4) No person shall take in one day in the areas referred to in subsections 4, 5 and 6 of section 7 more than three pheasants. O. Reg. 150/75, s. 8.
- **9.** Ontario Regulations 459/74 and 659/74 are revoked. O. Reg. 150/75, s. 9.
- 10. This Regulation comes into force on the 1st day of April, 1975. O. Reg. 150/75, s. 10.

Schedule 1

All that part of the Province of Ontario lying north of the Town of Mattawa, in the Geographic Township of Papineau, in the Territorial District of Nipissing, and a line which is described as follows:

Beginning at the intersection of the northerly limit of the right of way of that part of the King's Highway known as No. 17 with the westerly limit of the said Town of Mattawa; thence westerly along the said northerly limit of the right of way of that part of the King's Highway known as No. 17 to the community known as Spragge in the Geographic Township of Spragge, in the Territorial District of Algoma; thence southwesterly in a straight line to the intersection with the angle of the International Boundary between Canada and the United States of America lying northwesterly of Cockburn Island in the Territorial District of Manitoulin, in the North Channel of Lake Huron: thence in a general northwesterly and westerly direction following the said International Boundary to the intersection with the Interprovincial Boundary between Ontario and Manitoba; save and excepting therefrom the territorial districts of Cochrane and Timiskaming and that part of the Territorial District of Kenora lying north of the 11th Base Line. O. Reg. 150/75, Sched. 1.

(4928)

THE PUBLIC LIBRARIES ACT

O. Reg. 151/75. Grants for Public Libraries. Made—February 26th, 1975. Filed—March 3rd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 339/72 MADE UNDER THE PUBLIC LIBRARIES ACT

- Clause a of section 1 of Ontario Regulation 339/72, as remade by section 1 of Ontario Regulation 544/74, is revoked and the following substituted therefor:
 - (a) where a library is established under Part I of the Act or a predecessor thereof or under Part IV of the Act, or a regional library system is established under Part III of the Act, the population of the municipality or of the combination of municipalities for which the library or the regional library system is established, as calculated in accordance with Ontario Regulation 9/74 made under The Property Tax Stabilization Act, 1973.

(4929)

THE PLANNING ACT

O. Reg. 152/75.

Order made under section 29a of The Planning Act.

Made—February 24th, 1975.

Filed—March 3rd, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Cavan in the County of Peterborough, formerly in the County of Durham, and being composed of part of Lot 12 in Concession XII of the said Township, and being Lots 5 and 6 as shown on a Registrar's Compiled Plan filed in the Land Registry Office for the Registry Division of Port Hope (No. 9) as Number 121. O. Reg. 152/75, s. 1.

Donald R. Irvine
Minister of Housing

Dated at Toronto, this 24th day of February, 1975.

(4930)

THE PLANNING ACT

O. Reg. 153/75.

Order made under section 29a of The Planning Act.

Made—February 24th, 1975.

Filed—March 3rd, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

All and singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, and being composed of part of Lot 26 in Concession II of the said Township of Nottawasaga and being designated as Part 31, on a Reference Plan deposited in the Registry Office for the Registry Division of the County of Simcoe (No. 51) as Plan R-709. O. Reg. 153/75, s. 1.

Donald R. IRVINE
Minister of Housing

Dated at Toronto, this 24th day of February, 1975.

(4931)

THE HOTEL FIRE SAFETY ACT, 1971

O. Reg. 154/75. General. Made—February 26th, 1975. Filed—March 4th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 366/71 MADE UNDER THE HOTEL FIRE SAFETY ACT, 1971

- Subsection 2 of section 4 of Ontario Regulation 366/71 is amended by striking out "and" at the end of clause a, by inserting "and" at the end of clause b, and by adding thereto the following clause:
 - (c) where alternative measures can be demonstrated that, in the opinion of the Fire Marshal, provide an equivalent level of safety, he may approve such measures and may modify or waive the fire-resistance rating or fire separation of construction assemblies required by subsection 1. O. Reg. 366/71, s. 4 (2); O. Reg. 154/75, s. 1.

(4939)

THE SECURITIES ACT

O. Reg. 155/75. General. Made—February 26th, 1975. Filed—March 4th, 1975.

REGULATION TO AMEND REGULATION 794 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE SECURITIES ACT

 Regulation 794 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Part:

PART XII

EXEMPTIONS

- 85. In this Part, "reporting issuer" means,
 - (a) a corporation within the meaning of clause b of subsection 1 of section 118 of the Act;

- (b) any person referred to in subsection 2 of section 118 of the Act;
- (c) any company required to file financial statements with the Commission by section 134 of the Act; and
- (d) any person or company who undertakes in a form acceptable to the Commission to file and pursuant to the undertaking files with the Commission all financial statements and other documents required to be filed with the Commission pursuant to the Act or the Regulations by the corporations, persons and companies defined in clauses a, b and c. O. Reg. 155/75, s. 1, part.
- 86. Section 35 of the Act does not apply to a distribution to the public of options to sell or purchase securities known as puts and calls which provides that the holder thereof may sell to or purchase from the writer of the option a specified amount of securities at a specified price on or prior to a specified date or the occurrence of a specified event provided that,
 - (a) the option has been written, issued or guaranteed by a member of a stock exchange recognized by the Commission for this purpose;
 - (b) the securities which are the subject of the option are listed and posted for trading on a stock exchange recognized by the Commission for this purpose; and
 - (c) a put option contract is in Form 30, or a call option contract is in Form 31. O. Reg. 155/75, s. 1, part.
- 87. Registration is not required in respect of a trade by a reporting issuer in securities of its own issue transferred or issued pursuant to the exercise of a right to purchase or convert previously granted by that issuer in connection with a distribution to the public of its securities made by that issuer in accordance with section 35 or section 58 of the Act. O. Reg. 155/75, s. 1, part.
- 88. Section 35 of the Act does not apply to a trade in the course of a distribution to the public made by a reporting issuer in securities of its own issue transferred or issued pursuant to the exercise of a right to purchase or convert previously granted by that issuer in connection with a previous distribution to the public of its securities made by that issuer in accordance with section 35 or section 58 of the Act. O. Reg. 155/75, s. 1, part.
 - 2. The said Regulation is further amended by adding thereto the following Forms:

Form 30

The Securities Act

PUT OPTION CONTRACT

FOR VALUE RECEIVED, We agree to BUY from the Bearer shares of the
stock of the at DOLLARS (\$
per share AT ANY TIME WITHIN days from date of contract.
THIS OPTION CONTRACT MAY BE EXERCISED BY PRESENTING IT TO THE UNDER SIGNED BEFORE THE EXACT EXPIRY DATE. IT WILL NOT BE ACCEPTED AFTER IT HAS EXPIRED AND CAN NOT BE EXERCISED BY TELEPHONE.
TERMS OF THIS CONTRACT PROVIDE:
(1) On the day that the stock covered by this option sells ex-dividend, the contract price shall be reduced by the value of such cash dividend.
(2) If the stock covered by this option is entitled to rights and/or warrants the specified contract price shall be reduced by the value of such rights and/or warrants as fixed by the opening sale thereof of the day the stock sells ex-rights and/or ex-warrants. There will be no physical delivery of right and/or warrants upon the exercise of this option.
(3) In the event of a stock split or other similar action, the share value of this option will become the equivalent in new securities when duly listed for trading and the total contract price shall not change
(4) Stock dividends shall be attached to the stock carried herewith when and if this option is exercised and the total contract price shall not be changed.
(5) Upon presentation of this option to the undersigned within the time specified, the undersigned agree to accept notice of the Bearer's exercise by acknowledging presentation of this option which shall constitute a contract and shall be controlling with respect to delivery of the stock and settlemen in accordance with (recognized) Stock Exchange procedures.
THIS CONTRACT WILL EXPIRE AT EXACTLY 3.15 P.M. ON
If the (recognized) Stock Exchange is not in session at the expiry time, due to a legal holiday, emergency closing or for any other reason, then this contract will expire at 3.15 p.m. at the next (recognized) Stock Exchange session following.
(Name of Member Firm or Member Corporation)
CONTRACT PRICE ADJUSTMENTS
Original Contract Price\$
Date Amount
Ex-Dividend
Ex-Dividend
Ex-Dividend
NET CONTRACT PRICE

	0 '
This option contract has been presented for exercise on	19 by
in accordance with provisions as set out in this contract	
(Name of Member Firm or Member Corporation)	
	O. Reg. 155/75, s. 2, part.

Form 31

The Securities Act

CALL OPTION CONTRACT

THIS OPTION CONTRACT MAY BE EXERCISED BY PRESENTING IT TO THE UNDERSIGNED BEFORE THE EXACT EXPIRY DATE. IT WILL NOT BE ACCEPTED AFTER IT HAS EXPIRED AND CAN NOT BE EXERCISED BY TELEPHONE.

TERMS OF THIS CONTRACT PROVIDE:

- (1) On the day that the stock covered by this option sells ex-dividend, the contract price shall be reduced by the value of such cash dividend.
- (2) If the stock covered by this option is entitled to rights and/or warrants the specified contract price shall be reduced by the value of such rights and/or warrants as fixed by the opening sale thereof on the day the stock sells ex-rights and/or ex-warrants. There will be no physical delivery of rights and/or warrants upon the exercise of this option.
- (3) In the event of a stock split or other similar action, the share value of this option will become the equivalent in new securities when duly listed for trading and the total contract price shall not change.
- (4) Stock dividends shall be attached to the stock carried herewith when and if this option is exercised and the total contract price shall not be changed.
- (5) Upon presentation of this option to the undersigned within the time specified, the undersigned agrees to accept notice of the Bearer's exercise by acknowledging presentation of this option which shall constitute a contract and shall be controlling with respect to delivery of the stock and settlement in accordance with (recognized) Stock Exchange procedures.

THIS CONTRACT WILL EXPIRE AT EXACTLY 3.15 P.M. ON	
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If the (recognized) Stock Exchange is not in session at the expiry time, due to a legal holiday, emergency closing or for any other reason, then this contract will expire at 3.15 p.m. at the next (recognized) Stock Exchange session following.

(Name of	Member	Firm or	Member	Corporation

CONTRACT PRICE ADJUSTMENTS

Original Contract Price\$
Date Amount
Ex-Dividend
Ex-Dividend
Ex-Dividend
Ex-Dividend
NET CONTRACT PRICE
This option contract has been presented for exercise on
in accordance with provisions as set out in this contract.
(Name of Member Firm or Member Corporation)

O. Reg. 155/75, s. 2, part.

12

(4940)

or 110g, 100, 10, 1, 2, 7

THE CEMETERIES ACT

O. Reg. 156/75. Closings and Removals. Made—February 26th, 1975. Filed—March 4th, 1975.

REGULATION TO AMEND
REGULATION 79 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CEMETERIES ACT

 Regulation 79 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedules:

Schedule 33

ABANDONED FAMILY BURIAL GROUND
PART LOT 7, CONCESSION 2,
TOWN OF MARKHAM,
THE REGIONAL MUNICIPALITY OF YORK

That parcel of land being part of Lot 7, Concession 2, Town of Markham, The Regional Municipality of York, more particularly described as being in the northwest part of the northwest quarter of the west half of Lot 7 and comprising in all one-quarter acre, more or less. O. Reg. 156/75, s. 1, part.

Schedule 34

THE OSHAWA HARBOUR COMMISSION AND THE PORT OSHAWA CEMETERY

That parcel of land in the City of Oshawa in The Regional Municipality of Durham, formerly in the City of Oshawa in the County of Ontario, being composed of part of Lot C-14 according to Sheet 27 of the Oshawa Municipal Plan registered as Number 335, the boundaries of the said parcel are described as follows:

PREMISING that the west limit of Kluane Avenue in front of the herein described parcel of land has a bearing of north 14° 35′ 30″ east and relating all bearings herein thereto;

BEGINNING at the most southerly angle of the said Lot C-14; thence north 30° 28′ 30″ west along the west limit of the said Lot being the east limit of Birchcliff Avenue, a distance of 189.46 feet to the southwest angle of Lot C-13; thence north 59° 38′ east along the south limit of the said Lot C-13 and the production easterly thereof, a distance of 78.66 feet to a point; thence south 75° 24′ 30″ east, a distance of 78.54 feet to a point in the east limit of the said Lot C-14, being the west limit of Kluane Avenue; thence south 14° 35′ 30″ west along the said east limit of Lot C-14, a distance of 189.46 feet to the place of commencement. O. Reg. 156/75, s. 1, part.

(4941)

THE INSURANCE ACT

O. Reg. 157/75.

Variable Insurance Contracts of Life Insurers.

Made—February 26th, 1975. Filed—March 5th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 526/71 MADE UNDER THE INSURANCE ACT

1. Section 1 of Ontario Regulation 526/71 is revoked and the following substituted therefor:

1. In this Regulation,

- (a) "fund" means a separate and distinct segregated fund maintained by an insurer authorized to transact the business of life insurance in respect of the nonguaranteed benefits of a variable insurance contract:
- (b) "qualified appraiser" means a person who,
 - is a member in good standing for a continuous period of not less than two years of,
 - 1. The Appraisal Institute of Canada and has been designated as a member (C.R.A.) or accredited member (A.A.C.I.),
 - 2. The Royal Institute of Chartered Surveyors (Britain) and has been designated A.R.I.C.S. or F.R.I.C.S. under its Valuation Subdivision,
 - 3. The American Institute of Real Estate Appraisers and has been designated M.A.I.,
 - 4. The Society of Residential Appraisers, or
 - 5. Corporation des Evaluateurs Agréés du Quebec, or
 - (ii) has been employed or in public practice primarily as a property appraiser for a period of not less than five years; and
- (c) "independent qualified appraiser" means a qualified appraiser who is not in full-time employment of the insurer whose fund is

being valued, or any associate or affiliated companies of the insurer. O. Reg. 157/75, s. 1.

- 2. Section 7 of the said Regulation is amended by adding thereto the following clauses:
 - (d) in summary form, where mortgages are held in the fund to the extent that more than 15 per cent of the market value of the fund is invested in mortgages, an analysis of the mortgage portfolio by,
 - (i) location—(i.e., province),
 - (ii) class—(i.e., whether single-family residential, multiple-family dwelling up to four units, other residential, apartment, industrial, commercial, agricultural, NHA apartment, NHA other, insured or conventional),
 - (iii) market value (i.e., indicate amount —

less than \$50,000

\$50,000 or more and less than \$250,000

\$250,000 or more and less than \$500,000

\$500,000 or more and less than \$1,000,000

\$1,000,000 or more),

- (iv) contractual interest rate in groups of not more than one-half per cent together with the prevailing interest rate used for the purpose of valuing the mortgage; and
- (e) in summary form, where real estate is held in a segregated fund to the extent that more than 15 per cent of the market value of the fund is invested in real estate, an analysis of the real estate portfolio by,
 - (i) location—(i.e., municipality and province),
 - (ii) class—(i.e., whether multiplefamily dwelling, commercial and industrial or other),
 - (iii) market value (i.e., indicate amount—

less than \$50,000

\$50,000 or more and less than \$250,000

\$250,000 or more and less than \$500,000

\$500,000 or more and less than \$1,000,000

\$1,000,000 or more),

- (iv) the name of each independent qualified appraiser who has made an appraisal during the year identifying the property appraised in each case.
- 3. Item 5 of Form 1 of the said Regulation is amended by adding thereto the following clauses:
 - (c) In the case of investments in mortgages or real estate the investment policy shall state in addition to the statement required under subclause b,
 - (i) that no investment shall be made in real estate except in real estate for the production of income,
 - (ii) that no investment in real estate shall be made where the investment would result in the market value of the real estate exceeding 50 per cent of the net assets of the fund,
 - (iii) that no investment shall be made in any one mortgage or parcel of real estate to an extent of more than 5 per cent of the market value of the assets of the segregated fund at the time of making the investments, except that where an amount is transferred by an insurer from an insurance fund to establish a segregated fund no more than 25 per cent of the amount so transferred shall be invested in any one mortgage or parcel of real estate,
 - (iv) where a segregated fund is invested in either mortgages or real estate for the production of income in excess of 30 per cent of the market value of the fund, that the percentage or amount of the total market value of the assets of the fund held in cash or readily marketable securities is not less than the percentage or amount shown in Column 2 of the following Table set out opposite the total market value shown in Column 1 of the following Table, provided that no further investment is made in mortgage or real estate which would result in the aggregate market value of cash and readily marketable securities being reduced below the appropriate required minimum percentage or amount shown in Column 2 of the following Table:

TABLE

Column 1	Column 2		
Less than \$1,000,000	25%		
\$1,000,000 or more and less than \$2,000,000	20% or \$250,000, whichever is greater		
\$2,000,000 or more and less than \$5,000,000	15% or \$400,000, which- ever is greater		
\$5,000,000 or more	10% or \$750,000, which- ever is greater		

(d) Except for a mortgage which is an approved or insured loan under the National Housing Act, 1970 (Canada), which shall then be transferred at market value, the statement of investment policy shall state that the insurer shall not sell or transfer mortgage or real estate investments from or to a segregated fund of the insurer, to or from another fund of the insurer.

Note: A transfer or sale to a segregated fund from another fund of the insurer within sixty days of the first advance under the mortgage or the date of acquisition in the case of real estate shall not be considered as a transfer or sale where there has been no material change in value since the date of the first advance or acquisition.

- 4. Item 6 of Form 1 of the said Regulation is amended by adding thereto the following clauses:
- (f) Where more than 15 per cent of the market value of the fund is invested in mortgages or is intended to be invested in mortgages, state the methods by which the market value of the mortgages is determined from time to time, on a basis consistent with the following:
 - (i) except that each leasehold mortgage, participation mortgage, mortgage on land only, construction mortgage and mortgage in default of over six months shall be placed in its own category, all mortgages shall be divided into categories of similar risk characteristics,
 - (ii) mortgages in each category shall be valued at a principal amount which will produce the prevailing rate of return on new mortgage loans existing for that category of mortgage and for an assumed dura-

tion determined with reference to the remaining term to maturity, the period remaining to the date when the mortgage can be repaid and the relationship between the interest rate of the mortgage and the current existing market interest rates for that category of mortgages,

- (iii) in computing the value of a wraparound mortgage, the wrap-around mortgage and the original mortgage shall each be valued separately in accordance with subclause ii and the value of the original mortgage or mortgages shall be deducted from the value of the wrap-around mortgage;
- (g) Where more than 15 per cent of the market value of the fund is invested in or is intended to be invested in real estate for the production of income, state the methods by which the market value of the real estate is determined, from time to time, on a basis consistent with the following:
 - (i) the initial market value shall be the cost of acquiring the real estate including professional fees and other acquisition costs,
 - (ii) an appraisal of each parcel of real estate shall be made by an independent qualified appraiser at least once every three years,

- (iii) an appraisal of each parcel of real estate shall be made by a qualified appraiser at least once a year and may include an updating of previous appraisals,
- (iv) a monthly market value at dates for which an appraisal is not available shall be determined by the insurer on the basis of the price which the real estate would bring if offered for sale on the open market after allowing a reasonable time to find a willing purchaser buying with knowledge of the use to which the property may be put to reflect changes in real estate prices, construction costs and other economic factors affecting the value of the real estate,
- (v) all appraisals in any one year shall be arranged so that the valuations of the market value of individual parcels of real estate are made at regular intervals over the year,
- (vi) in the event of a material change in the condition of any real estate held in the fund that may affect the market value of the fund, the insurer shall immediately cause an independent appraisal of such real estate to be made and adjust the valuation of the real estate at the next monthly valuation after the appraisal is made.

(4942)

12

THE ENVIRONMENTAL PROTECTION ACT, 1971

O. Reg. 158/75. Ambient Air Quality Criteria. Made—February 12th, 1975. Filed—March 5th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 872/74 MADE UNDER THE ENVIRONMENTAL PROTECTION ACT, 1971

 Item 8 of the Schedule to Ontario Regulation 872/74 is revoked and the following substituted therefor:

8. Fluorides in Forage for Consumption by Live stock	Parts of total fluorides per one million parts forage (dry weight)		Individual Sample	
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(4943)

THE EDUCATION ACT, 1974

O. Reg. 159/75.
Early School-Leaving.
Made—February 18th, 1975.
Approved—February 26th, 1975.
Filed—March 5th, 1975.

REGULATION MADE UNDER THE EDUCATION ACT, 1974

EARLY SCHOOL-LEAVING

1. In this Regulation,

- (a) "child" means a person of compulsory school age who has attained the age of fourteen years;
- (b) "committee" means a committee established under section 2;
- (c) "parent" includes guardian;
- (d) "pupil" means a child for whom a program has been prescribed under subsection 4 of section 3. O. Reg. 159/75, s. 1.
- 2.—(1) A board shall establish a committee for the purposes of this Regulation and designate the secretary thereof.
- (2) A committee shall be composed of such persons, not fewer than three, as may be appointed by a board in each year, and a quorum of a committee shall consist of,
 - (a) a chairman who shall be a member of the board:
 - (b) a supervisory officer who qualified as such as a teacher, and is employed by the board or, where the board does not employ a supervisory officer, the appropriate provincial supervisory officer for the area in which the board has jurisdiction; and
 - (c) at least one person, in addition to those referred to in clauses a and b. O. Reg. 159/75, s. 2.
- 3.—(1) A parent of a child may apply in writing to the principal of the school that the child attends or has a right to attend to have the child excused from attendance, and the parent shall state in the application why he considers that the child should be so excused.
- (2) Where an application is made under subsection 1, the principal shall forthwith forward the

application to the secretary of the committee, and the committee shall consider the application and any oral or written submission made by any person in support thereof or in opposition thereto and may require the principal, the guidance counsellor and any other teacher of the school that the child attends or has a right to attend, and the school attendance counsellor, to report to the committee upon the child in respect of whom the application is made and to make recommendations in respect of the application.

- (3) The committee shall, after interviewing the child, his parent and, where the committee considers it appropriate, any other person, determine that the child shall,
 - (a) attend school as required by subsection1 of section 20 of the Act;
 - (b) attend school on a part-time basis in a program prescribed by the committee; or
 - (c) be excused from attendance at school if he conforms to a program prescribed by the committee.
- (4) Where the parent of the child concurs with a determination under clause b or c of subsection 3, the committee shall prescribe a program for the child, involving continuing studies or other activity or both, directed toward the child's needs and interests, and the secretary of the committee shall notify in writing the school attendance counsellor, the principal of the school and the child and his parents of the action taken by the committee and, where the parent does not concur with such determination, the child shall continue to attend school.
- (5) A pupil shall conform to the program as prescribed for him by the committee under subsection 4 or as altered under section 6 and is excused from attendance at school as determined by the committee only so long as he does so.
- (6) A pupil who is excused from attendance at school as determined by the committee under subsection 3 shall be included as a full-time pupil in the enrolment of,
 - (a) the school that he attends on a part-time basis; or
 - (b) subject to section 10, the school that he would attend if he were not excused from full-time and part-time attendance at school.

until he is no longer of compulsory school age. O. Reg. 159/75, s. 3.

4.—(1) The school attendance counsellor shall have the same powers and shall perform the same duties in respect of a pupil as in the case of a child who is not excused from attendance at school.

- (2) The principal and school attendance counsellor shall, in addition to any other reports required of them, report to the committee from time to time as required by the committee regarding the progress of a pupil, and they are entitled to require and obtain from the parent and from any person associated with the conduct of the program prescribed for the pupil such information in respect of the progress of the pupil as they require for their reports. O. Reg. 159/75, s. 4.
- 5. The parent of a child may examine the reports and recommendations in respect of the child made under subsection 2 of section 3, and the parent of a pupil may examine a report in respect of the pupil under subsection 2 of section 4. O. Reg. 159/75, s. 5.
- **6.**—(1) Where a parent of a pupil wishes to alter the program prescribed for the pupil by the committee, the parent may apply in writing to the secretary of the committee for approval of such alteration by the committee.
- (2) Pursuant to the application of a parent under subsection 1 or to a report under subsection 2 of section 4, the committee may, after discussion of the application or the report with the pupil and his parent, alter the program of the pupil and shall notify in writing the school attendance counsellor, the principal of the school, the child and his parent of any such alteration. O. Reg. 159/75, s. 6.
- 7. A board shall transmit to the provincial school attendance counsellor on or before the 31st day of July in each year a report summarizing the activities of its committee for the preceding school year and shall set out therein the number of pupils who during such school year,
 - (a) were excused from attendance at school;
 - (b) were required to attend school on a parttime basis only; and
 - (c) returned to full-time attendance at school. O. Reg. 159/75, s. 7.
- 8. Where a pupil and his parent move from the area of jurisdiction of the board under which the program is prescribed for the pupil to the area of jurisdiction of another board, the pupil shall be removed from the roll on which he was included under subsection 6 of section 3, and the board for the school section or separate school zone or secondary school district in respect of which the pupil is then qualified to be a resident pupil shall refer to its committee the question of whether the pupil should be excused from attendance at a school operated by the last-mentioned board, and the committee shall make the determination in accordance with subsections 2 and 3 of section 3 and may prescribe a program for the pupil in accordance with subsection 4 of section 3, and for such purpose the

committee shall have access to all reports, recommendations and submissions made to the committee of a board that previously prescribed a program for the pupil. O. Reg. 159/75, s. 8.

- 9. Where a pupil resides within the area of jurisdiction of the board under which the program for the pupil is administered but ceases to be a resident pupil of such board by reason of the parent of the pupil ceasing to reside within the area of jurisdiction of the board, the pupil shall continue in the program in accordance with this Regulation without the payment of a fee. O. Reg. 159/75, s. 9.
- 10. Where a pupil has ceased to reside within the area of jurisdiction of the board under which the program for the pupil was prescribed and the pupil is not qualified to be a resident pupil of the board in whose area of jurisdiction he has taken up residence, the pupil is not excused from attendance at school unless he continues to conform to the program that was prescribed for him and, where the pupil continues in the program, he shall do so without the payment of a fee and shall remain enrolled as a full-time pupil of the school where he was enrolled immediately before his change of residence, and the school attendance counsellor for the board that has jurisdiction in the area in which the pupil resides shall give such assistance and co-operation to the principal and school attendance counsellor who makes the reports to the committee under subsection 2 of section 4 as that principal or school attendance counsellor may require. O. Reg. 159/75, s. 10.

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 18th day of February, 1975.

(4944)

12

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 160/75.

Designations—Trans-Canada Highway, Orillia to Manitoba Boundary. Made—February 26th, 1975. Filed—March 5th, 1975.

REGULATION TO AMEND
REGULATION 402 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC TRANSPORTATION AND

HIGHWAY IMPROVEMENT ACT

1. Regulation 402 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 81

In the Township of Laird in the District of Algoma being part of Sections 5, 6, 7, 8, 17, 18, 19, 20, 29, 30, 31, 32, 0 and P and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-2237-27, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 16th day of January, 1975.

7.40 miles, more or less.

O. Reg. 160/75, s. 1.

(4945)

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THE LOCAL ROADS BOARDS ACT

O. Reg. 161/75.
Establishment of Local Roads Areas.
Made—March 3rd, 1975.
Filed—March 6th, 1975.

REGULATION TO AMEND REGULATION 571 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Schedule 68 to Regulation 571 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 600/72, is revoked and the following substituted therefor:

Schedule 68

SOUTH CONGER LOCAL ROADS AREA

All those portions of the Township of Conger in the Territorial District of Parry Sound, shown outlined on Ministry of Transportation and Communications Plan N-774-7, filed in the office of the Registrar of Regulations at Toronto as Number 1858. O. Reg. 161/75, s. 1.

 Schedule 94 to the said Regulation, as remade by section 1 of Ontario Regulation 225/74, is revoked and the following substituted therefor:

Schedule 94

FERGUSON LOCAL ROADS AREA

All of the Township of Ferguson in the Territorial District of Parry Sound, shown outlined on Ministry of Transportation and Communications Plan N-1043-4, filed in the office of the Registrar of Regulations at Toronto as Number 1859. O. Reg. 161/75, s. 2.

 Schedule 116 to the said Regulation, as remade by section 2 of Ontario Regulation 225/74, is revoked and the following substituted therefor:

Schedule 116

BIGWOOD, DELAMERE, HOSKIN LOCAL ROADS AREA

All those portions of the townships of Bigwood, Delamere, Hoskin, Cox and Cherriman in the Territorial District of Sudbury, shown outlined on Ministry of Transportation and Communications Plan N-779-6, filed in the office of the Registrar of Regulations at Toronto as Number 1860. O. Reg. 161/75, s. 3.

4. Schedule 126 to the said Regulation, as remade by section 3 of Ontario Regulation 225/74, is revoked and the following substituted therefor:

Schedule 126

PROUDFOOT LOCAL ROADS AREA

All of the Township of Proudfoot in the Territorial District of Parry Sound, shown outlined on Ministry of Transportation and Communications Plan N-1253-7, filed in the office of the Registrar of Regulations at Toronto as Number 1861. O. Reg. 161/75, s. 4.

5. Schedule 130 to the said Regulation is revoked and the following substituted therefor:

Schedule 130

BETHUNE LOCAL ROADS AREA

All of the Township of Bethune in the Territorial District of Parry Sound, shown outlined on Ministry of Transportation and Communications Plan N-1161-2, filed in the office of the Registrar of Regulations at Toronto as Number 1862. O. Reg. 161/75, s. 5.

6. Schedule 157 to the said Regulation, as remade by section 3 of Ontario Regulation 97/71, is revoked and the following substituted therefor:

Schedule 157

MANAKI LOCAL ROADS AREA

All that portion of unsurveyed territory lying north of the Township of Umbach in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-3000-D3, filed in the office of the Registrar of Regulations at Toronto as Number 1863. O. Reg. 161/75, s. 6.

7. Schedule 165 to the said Regulation, as remade by section 1 of Ontario Regulation 760/73, is revoked and the following substituted therefor:

Schedule 165

PATTERSON LOCAL ROADS AREA

All those portions of the Township of Patterson in the Territorial District of Parry Sound, shown outlined on Ministry of Transportation and Communications Plan N-630-4, filed in the office of the Registrar of Regulations at Toronto as Number 1864. O. Reg. 161/75, s. 7.

 Schedule 168 to the said Regulation, as remade by section 1 of Ontario Regulation 100/72, is revoked and the following substituted therefor:

Schedule 168

NORTH CONGER LOCAL ROADS AREA

All those portions of the Township of Conger in the Territorial District of Parry Sound, shown outlined on Ministry of Transportation and Communications Plan N-774-A5, filed in the office of the Registrar of Regulations at Toronto as Number 1865. O. Reg. 161/75, s. 8.

JOHN R. RHODES,
Minister of Transportation
and Communications

Dated at Toronto, this 3rd day of March, 1975.

(4946)

THE DRUGLESS PRACTITIONERS ACT

O. Reg. 162/75.
Osteopaths.
Made—February 3rd, 1975.
Approved—February 26th, 1975.
Filed—March 6th, 1975.

REGULATION TO AMEND
REGULATION 232 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER

THE DRUGLESS PRACTITIONERS ACT

- Clauses a and b of section 7 of Regulation 232 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:
 - (a) on registration, \$75;
 - (b) on renewal of registration, \$50; and
- 2.—(1) Clause a of subsection 2 of section 11 of the said Regulation is revoked and the following substituted therefor:
 - (a) \$75 a day; and
- (2) Subsection 3 of the said section 11 is revoked and the following substituted therefor:
- (3) The amount of the allowance paid under clause a of subsection 2 to each member shall not exceed \$750 in any one year. O. Reg. 162/75, s. 2 (2).
 - 3. This Regulation shall be deemed to have come into force on the 1st day of December, 1974. O. Reg. 162/75, s. 3.

THE BOARD OF DIRECTORS OF OSTEOPATHY:

Douglas Firth, B.Sc.D.O.

Chairman

RAY A. LINNEN, D.O. Vice-Chairman

D. G. A. CAMPBELL, D.O. Secretary-Treasurer

Dated at Toronto, this 3rd day of February, 1975.

(4957)

Publications Under The Regulations Act

March 29th, 1975

THE HIGHWAY TRAFFIC ACT

O. Reg. 163/75.

Designation of Freeze-Up Period Pursuant to Subsection 2 of Section 75 of The Highway Traffic

Made-March 11th, 1975. Filed-March 11th, 1975.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

DESIGNATION OF FREEZE-UP PERIOD PURSUANT TO SUBSECTION 2 OF SECTION 75 OF THE HIGHWAY TRAFFIC ACT

- 1. Pursuant to subsection 2 of section 75 of The Highway Traffic Act, I hereby designate,
 - (a) March 17, 1975 as the termination date for that part of Ontario described as being,
 - (i) north and west of King's Highway No. 101 and including King's Highway No. 101,
 - (ii) south of King's Highway No. 101 and north of a boundary line described as the North Shore of Lake Huron and Georgian Bay from Sault Ste. Marie to Pointe Au Baril (including St. Joseph Island and Manitoulin Island); thence a straight line from Pointe Au Baril to Sundridge; thence a straight line from Sundridge through Pembroke to the Ottawa River: and
 - (b) March 11, 1975 as the termination date for the remainder of the Province,

of the period designated on the 1st day of January, 1975, during which freeze-up allowances contained in subsection 1 of section 75 of The Highway Traffic Act were authorized. O. Reg. 163/75, s. 1.

> JOHN R. RHODES Minister of Transportation and Communications

Dated at Toronto this 11th day of March, 1975.

THE LAND TRANSFER TAX ACT. 1974

O. Reg. 164/75.

Refund.

Made-March 5th, 1975.

Filed-March 11th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

REFUND

CONVEYANCE TO CROWN CONTROLS MFG. LTD.

1. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of The Land Transfer Tax Act, 1974 were applied and that was paid in respect of the tender for registration of the conveyance from St. Thomas Industrial Development Corporation to Crown Controls Mfg. Ltd., a non-resident person, which conveyance is dated the 10th day of June, 1974 and was registered as Instrument Number 175821 in the Land Registry Office for the Registry Division of Elgin (No. 11) on the 15th day of July, 1974. O. Reg. 164/75, s. 1.

(4981)

13

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 165/75. Exemptions. Made-March 5th, 1975. Filed-March 11th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

EXEMPTIONS

CONVEYANCE TO DUFFERIN MATERIALS AND CONSTRUCTION LIMITED

1. The Minister is authorized to exempt from that part of the tax payable under subsection 2 of section 2 of The Land Transfer Tax Act, 1974 that exceeds the amount of tax that would result if the rates under subsection 1 of section 2 were applied, any person who tendered for registration a convey-

(4980)

13

ance dated the 17th day of September, 1974 by which land was conveyed from Custom Concrete Limited to Dufferin Materials and Construction Limited, a non-resident person, and which convevance was registered as Instrument Number 261875 in the Land Registry Office for the Registry Division of Durham (No. 9) on the 10th day of October, 1974. O. Reg. 165/75, s. 1.

CONVEYANCE TO SWEDFURN CANADA LIMITED

2. The Minister is authorized to exempt from that part of the tax payable under subsection 2 of section 2 of The Land Transfer Tax Act, 1974 that exceeds the amount of tax that would result if the rates under subsection 1 of section 2 were applied, any person who tendered for registration a conveyance dated the 3rd day of October, 1974 by which land was conveyed from the Bank of Montreal to Swedfurn Canada Limited, a nonresident person, and which conveyance was registered as Instrument Number A46905 in the Land Registry Office for the Registry Division of Victoria (No. 57) on the 9th day of December, 1974. O. Reg. 165/75, s. 2.

CONVEYANCE TO DART PRODUCTS NATIONAL LIMITED

3. The Minister is authorized to exempt from that part of the tax payable under subsection 2 of section 2 of The Land Transfer Tax Act, 1974 that exceeds the amount of tax that would result if the rates under subsection 1 of section 2 were applied, any person who tendered for registration a conveyance dated the 21st day of November, 1974 by which land was conveyed from A. Pawlowski & Sons Limited to Dart Products National Limited, a non-resident person, and which conveyance was registered as Instrument Number 533579 in the Land Registry Office for the Registry Division of Waterloo North (No. 58) on the 3rd day of December, 1974. O. Reg. 165/75, s. 3.

13 (4982)

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 166/75. Refund. Made-March 5th, 1975. Filed-March 11th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

REFUND

CONVEYANCE TO EATON YALE LIMITED

1. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax

that would result if the rates under subsection 1 of section 2 of The Land Transfer Tax Act, 1974 were applied and that was paid in respect of the tender for registration of the conveyance from Frank A. Hyde, a resident person, in trust to Eaton Yale Limited, a non-resident person, which conveyance is dated the 20th day of August, 1974 and was registered as Instrument Number 275573 in the Land Registry Office for the Registry Division of Kent (No. 24) on the 12th day of September, 1974. O. Reg. 166/75, s. 1.

(4983)

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 167/75. Exemption. Made-March 5th, 1975. Filed-March 11th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

EXEMPTION

CONVEYANCE TO HUMPHREY OMATSEONE

1. The Minister is authorized to exempt from that part of the tax payable under subsection 2 of section 2 of The Land Transfer Tax Act, 1974 that exceeds the amount of tax that would result if the rates under subsection 1 of the said section 2 were applied, any person who tendered for registration a conveyance dated the 28th day of January, 1975 by which land was conveyed from Melina Merry Leduc to Humphrey Omatseone, a non-resident person, and which conveyance was registered as Instrument Number 76366 in the Land Registry Office for the Land Titles Division of Muskoka (No. 35) on the 28th day of January, 1975. O. Reg. 167/75, s. 1.

(4984)

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 168/75. Refund. Made-March 5th, 1975. Filed-March 11th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

REFUND

CONVEYANCE TO SELCO MINING CORPORATION LIMITED

1. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax

that would result if the rates under subsection 1 of section 2 of The Land Transfer Tax Act, 1974 were applied and that was paid in respect of the tender for registration of the conveyance from Karl Emde and Eliesa Emde to Selco Mining Corporation Limited, a non-resident person, which conveyance is dated the 1st day of August, 1974 and was registered as Instrument Number 111417 in the Land Registry Office for the Land Titles Division of Kenora (No. 23) on the 27th day of September, 1974. O. Reg. 168 /75, s. 1.

(4985)

13

THE MUNICIPAL ACT

O. Reg. 169/75. Revision and Certification of Assessment Commissioner's List. Made-March 6th, 1975. Filed-March 11th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 374/72 MADE UNDER THE MUNICIPAL ACT

- 1. Clause a of subsection 1 of section 2 of Ontario Regulation 374/72 is revoked and the following substituted therefor:
 - (a) fix the places at which and the times when revision of the list will be commenced:

W. D. McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 6th day of March, 1975.

(4986)

13

THE ST. LAWRENCE PARKS COMMISSION ACT

O. Reg. 170/75. Parks. Made-February 5th, 1975. Approved-March 5th, 1975. Filed-March 11th, 1975.

REGULATION TO AMEND REGULATION 789 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE ST. LAWRENCE PARKS COMMISSION ACT

1.—(1) Clause c of subsection 1 of section 25 of Regulation 789 of Revised Regulations of Ontario, 1970, as remade by section 9 of Ontario Regulation 318/73, is revoked and the following substituted therefor:

- (c) notwithstanding clause a, for each family consisting of two adults and three or more children from six to fifteen years of age, \$5. O. Reg. 318/73, s. 9, part; O. Reg. 170/75, s. 1 (1).
- (2) Clause c of subsection 2 of section 25 of the said Regulation, as remade by section 9 of Ontario Regulation 318/73, is revoked and the following substituted therefor:
 - (c) notwithstanding clause a, for each family consisting of two adults and three or more children from six to fifteen years of age, \$6. O. Reg. 318/73, s. 9, part; O. Reg. 170/75, s. 1 (2).
- (3) Subsection 3 of section 25 of the said Regulation, as remade by section 9 of Ontario Regulation 318/73, is revoked. O. Reg. 170/75, s. 1 (3).
 - 2. Section 28 of the said Regulation is revoked and the following substituted therefor:

28.—(1) Subject to subsection 2, the fee for the use of the golf course at Crysler Farm Battlefield Park by a person over sixteen years of age is,

- (a) \$4 a day on Monday, Tuesday, Wednesday, Thursday or Friday;
- (b) \$6 a day on Saturday, Sunday or a holiday;
- (c) \$3 after 5 p.m. on Monday, Tuesday, Wednesday, Thursday or Friday.
- (2) The fee for a season ticket entitling a person over sixteen years of age to use the golf course at Crysler Farm Battlefield Park at any time it is open, without payment of a green fee is,
 - (a) \$125 for a man:
 - (b) \$80 for a woman; or
 - (c) \$175 for a husband and wife. O. Reg. 170 /75, s. 2.
 - 3. Subsection 1 of section 29 of the said Regulation is revoked and the following substituted therefor:
- (1) The fee for the use of the golf course at Crysler Farm Battlefield Park by a person under sixteen years of age is,
 - (a) \$3 a day on Monday, Tuesday, Wednesday, Thursday or Friday; or
 - (b) \$40 for a season ticket entitling the person to use the golf course on Monday, Tuesday,

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Wednesday, Thursday or Friday, during the period between the opening date and closing date of the golf course in a year. O. Reg. 170/75, s. 3.

> THE ST. LAWRENCE PARKS COMMISSION:

> > CLARKE T. ROLLINS Chairman

Dated at Morrisburg, Ontario, this 5th day of February, 1975.

(4987)

13

THE POLICE ACT

O. Reg. 171/75. Responsibility of Policing. Made-March 5th, 1975. Filed-March 11th, 1975.

REGULATION TO AMEND REGULATION 681 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE POLICE ACT

1. Item 3 of Schedule 1 to Regulation 681 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 171/75, s. 1.

(4988)

13

THE PLANNING ACT

O. Reg. 172/75. Restricted Areas-Part of the Town of Kapuskasing. Made-March 7th, 1975. Filed-March 12th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

RESTRICTED AREAS-PART OF THE TOWN OF KAPUSKASING

INTERPRETATION

- 1. In this Order.
 - (a) "accessory", when used to describe a use, building or structure means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot;

- (b) "double duplex" means.
 - (i) a building that consists of two duplexes attached to each other which building is occupied by not more than four families, or
 - (ii) a building containing only two storeys, exclusive of a basement, divided vertically into four dwellings, each one of which has two complete walls in common with adjoining units, and an independent entrance either directly or through a common vestibule which building is occupied by not more than four families:
- (c) "duplex" means a building that is divided horizontally into two single-family dwellings, each of which has an independent entrance either directly or through a common vestibule, which building is occupied by not more than two families;
- (d) "family" means,
 - (i) a person,
 - (ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or
 - (iii) not more than five persons not interrelated as set out in clause ii, living as a .housekeeping unit in one dwelling;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building excluding, in the case of a dwelling, the total floor area of a private garage, porch, verandah, unfinished attic, basement and cellar:
- (f) "frontage" means the width of a lot measured along a straight line twenty feet back from and parallel to a line joining the intersections of the two side lot lines with the front lot line;
- (g) "front lot line" means the lot line that divides the lot from the lake, river or street upon which it abuts;
- (h) "front yard" means a yard extending across the full width of a lot on which a building or structure is situate, and extending from the front lot line to the nearest point on the wall of the building or structure that is nearest to the front lot line:
- (i) "health authority" means a medical officer of health or any branch of any ministry of

the Province of Ontario that has the responsibility for approving waste and water systems;

- (j) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for home occupation, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, and
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (k) "lot" means a parcel of land,
 - described in a deed or other document legally capable of conveying an interest in land, or
 - (ii) shown as a lot or block on a registered plan of subdivision;
- (l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings and structures situate on the lot;
- (m) "rear yard" means a yard extending across the full width of a lot upon which a building or structure is situate and extending from the rear lot line to the nearest point on the wall of the building or structure that is nearest to the rear lot line;
- (n) "road" means a public highway that is a principal means of access to abutting lots and is under the jurisdiction of the Province of Ontario or a local roads board;
- (o) "semi-detached dwelling" means a building that is divided vertically into two single-family dwellings, each of which has an independent entrance either directly or through a common vestibule, and which building is occupied by not more than two families;

- (p) "single-family dwelling" means a building containing one or more habitable rooms designed for use by, and occupied by not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family;
- (q) "triplex" means a building that is divided horizontally into three single-family dwellings, each of which has an independent entrance either directly or through a common vestibule, and which building is not occupied by not more than three families; and
- (r) "yard" means the area on a lot unoccupied by a building or structure. O. Reg. 172/75, s. 1.

APPLICATION

2. This Order applies to all of the lands within the Town of Kapuskasing in The Territorial District of Cochrane, formerly within The Improvement District of Val Albert, described in Schedules 1 and 2. O. Reg. 172/75, s. 2.

PART I

GENERAL

- 3.—(1) No land shall hereafter be used and no building or structure shall hereafter be erected, enlarged or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for that purpose on the day this Order comes into force so long as it continues to be used for that purpose.
- (2) No accessory building or structure shall be used for human habitation. O. Reg. 172/75, s. 3.

REBUILDING AND REPAIRS

- 4.—(1) Nothing in this Order prevents the reconstruction or repair of any building or structure that is damaged or destroyed by causes beyond the control of the owner subsequent to the date this Order comes into force provided that,
 - (a) the dimensions of the original building or structure are not increased;
 - (b) the original use of the original building or structure is not altered; and
 - (c) the prior approval of the health authority is obtained.
- (2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part thereof provided that,

- (a) the dimensions of the original building or structure are not increased;
- (b) the original use of the original building or structure is not altered; and
- (c) the prior approval of the health authority is obtained. O. Reg. 172/75, s. 4.

TEMPORARY USES

5. A tool shed, scaffold, or other building or structure incidental to construction on the lot where it is situate may be maintained on such lot where construction work is in progress for as long as is necessary for such work but this section ceases to apply where there is an abandonment or completion of such work. O. Reg. 172/75, s. 5.

PART II

PERMITTED USES

- **6.** Every use of land and every erection or use of buildings or structures within the lands described in Schedules 1 and 2 is prohibited except,
 - (a) on each of the lots described in Schedule 1, one single-family dwelling and buildings or structures accessory thereto;

- (b) on each of the lots described in Schedule 2, either one single-family dwelling, one semidetached dwelling, one duplex, one triplex or one double duplex and buildings or structures accessory thereto;
- (c) on each of the lots described in Schedules 1 and 2,
 - (i) schools,
 - (ii) churches,
 - (iii) public parks or playgrounds and buildings or structures accessory thereto,
 - (iv) home occupation uses, and
 - (v) shops serving the day to day needs of the local neighbourhood,

provided that the residential character and use of such lands are maintained through the provision of adequate buffering, landscaping, offstreet parking and properly located vehicular accesses. O. Reg. 172/75, s. 6.

7. Requirements for single-family detached dwellings, semi-detached dwellings, duplexes, triplexes and double duplexes are established as follows:

	Single- family detached dwellings	Semi- detached dwellings	duplex	triplex	double duplex
Minimum area in square feet	5,000	6,600	6,600	7,500	9,000
Minimum frontage in feet	50	60	60	65	80
Percentage of maximum lot coverage	30	35	35	35	35
Minimum front yard in feet	25	25	25	25	25
Minimum rear yard in feet	25	25	25	25	25
Minimum side yard in feet	5	5	5	5	5
Minimum floor area in square feet — 1 storey	850 1,000 1,200	900 950 1,000	900 950 1,000	900 950 1,000	900 950 1,000

O. Reg. 172/75, s. 7.

Schedule 1

In the Town of Kapuskasing, being composed of the following parcels of land:

> 1. Lots 188 to 199, both inclusive, as shown on a plan of subdivision filed in the Land Titles Office for the Land Titles Division (No. 6) as Number M-348. O. Reg. 172 /75, Sched. 1.

Schedule 2

In the Town of Kapuskasing, being composed of the following parcels of land:

> 1. Lots 209 to 214, both inclusive, and lots 244 to 248, both inclusive, as shown on a Plan of subdivision filed in the Land Registry Office for the Land Titles Division of Cochrane (No. 6) as number M-348. O. Reg. 172/75, Sched. 2.

> > . DONALD R. IRVINE Minister of Housing

Dated at Toronto, this 7th day of March, 1975.

(4990)

13

THE PLANNING ACT

O. Reg. 173/75. Restricted Areas-County of Kent, Township of Chatham. Made-March 6th, 1975. Filed-March 12th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 10/73 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 10/73 is amended by adding thereto the following section:
- 27. Notwithstanding any other provisions of this Order, one additional single-family dwelling may be erected on the land described in Schedule 21, provided the additional single-family dwelling is at a distance of not less than ninety-five feet from the centre line of the Centre Side Road in the Township of Chatham. O. Reg. 173/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 21

That tract of land situate in the Township of Chatham in the County of Kent, being composed

VI of the said Township, more particularly described as the southeast half of the southeast half of Lot 13 in Concession VI, and that part of the easterly 35 acres of the northwest half of the southeast half of the said Lot, more particularly described as follows:

Beginning at a point in the dividing line between the southeast half and the northwest half of the said southeast half of the said Lot at a distance of 34 rods, 7 feet from the westerly limit of the said Lot:

Thence easterly along the said dividing line, 92 rods, 6 feet to the easterly limit of the said Lot;

Thence northerly along the said easterly limit of the said Lot, 68 rods, 13 feet to the dividing line between the northwest half and the southeast half of the said Lot:

Thence westerly along that dividing line, 90 rods, 9 feet to a wire fence:

Thence southerly 69 rods in a straight line along that wire fence to the place of beginning:

all as more particularly described in an Instrument registered in the Land Registry Office for the Registry Division of Kent (No. 24) as Number 33773. O. Reg. 173 /75, s. 2.

> G. M. FARROW Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 6th day of March, 1975.

(4991)

13

THE PLANNING ACT

O. Reg. 174/75. Restricted Areas-County of Simcoe, Township of Vespra. Made-March 6th, 1975. Filed-March 12th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 62/73 MADE UNDER THE PLANNING ACT

1. Schedule 11 to Ontario Regulation 62/73, as made by section 2 of Ontario Regulation 932/74, is revoked and the following substituted therefor:

Schedule 11

That parcel of land situate in the Township of of part of the south half of Lot 13 in Concession | Vespra in the County of Simcoe and being composed of that part of Lot 16 in Concession 1, more particularly described as follows:

Commencing at the southeasterly angle of the said Lot 16;

Thence south $58^{\circ} 45' 30''$ west along the southerly limit of the said Lot, a distance of 64 feet to the place of beginning;

Thence north $13^{\circ} 27' 30''$ east, a distance of 70.34 feet to an iron bar;

Thence north 31° 50′ 30″ west along the westerly limit of that part of the King's Highway known as No. 93, as widened, a distance of 217.79 feet to an iron bar;

Thence south 58° 9′ 30" west, a distance of 392 feet to an iron bar;

Thence south 32° 22′ 30″ east, a distance of 263.71 feet to an iron bar on the southerly limit of the said Lot;

Thence north 58° 45' 30'' east along the said southerly limit, a distance of 339.5 feet to the place of beginning. O. Reg. 174/75, s. 1.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 6th day of March, 1975.

(4992)

THE RECIPROCAL ENFORCEMENT OF JUDGMENTS ACT

O. Reg. 175/75. Application of Act. Made—March 5th, 1975. Filed—March 12th, 1975.

REGULATION TO AMEND REGULATION 770 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE RECIPROCAL ENFORCEMENT OF JUDGMENTS ACT

- 1. Section 1 of Regulation 770 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 424/73, is further amended by striking out "and" at the end of clause ea and by adding thereto the following clause:
- (eb) Prince Edward Island; and

THE PUBLIC HOSPITALS ACT

O. Reg. 176/75. Classification of Hospitals. Made—February 5th, 1975. Approved—March 5th, 1975. Filed—March 12th, 1975.

REGULATION TO AMEND
REGULATION 726 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC HOSPITALS ACT

- Item 8 under the heading "Group J Hospitals" of the Schedule to Regulation 726 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 8. Toronto

Lyndhurst Hospital

F. S. MILLER Minister of Health

Dated at Toronto, this 5th day of February, 1975.

(5006)

13

THE PUBLIC HOSPITALS ACT

O. Reg. 177/75. Classification of Hospitals. Made—February 18th, 1975. Approved—March 5th, 1975. Filed—March 13th, 1975.

REGULATION TO AMEND
REGULATION 726 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC HOSPITALS ACT

 Item 77b under the heading "Group C Hospitals" of the Schedule to Regulation 726 of Revised Regulations of Ontario, 1970, as made by subsection 2 of section 1 of Ontario Regulation 375/71, is revoked.

> F. S. MILLER Minister of Health

Dated at Toronto, this 18th day of February, 1975.

(4993)

13 | (5007)

13

THE REAL ESTATE AND BUSINESS BROKERS ACT

O. Reg. 178/75. General. Made—March 5th, 1975. Filed—March 13th, 1975.

REGULATION TO AMEND REGULATION 769 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE REAL ESTATE AND BUSINESS BROKERS ACT

1. Subsection 4a of section 13 of Regulation 769 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 965/74, is revoked and the following substituted therefor:

(4a) Where a notice of intention to cancel a bond has been served on the Registrar under section 3, and the bond has been cancelled on the date stated in the notice, the registration of the real estate broker, or salesman, shall no longer be valid unless prior to that date a replacement bond has been received by the Registrar. O. Reg. 178/75, s. 1.

(5008)

THE REGISTRY ACT

O. Reg. 179/75.
Surveys, Plans and Descriptions of Land.
Made—March 5th, 1975.
Filed—March 13th, 1975.

REGULATION TO AMEND REGULATION 780 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE REGISTRY ACT

- Section 3 of Regulation 780 of Revised Regulations of Ontario, 1970 is amended by striking out "or" at the end of clause g, by adding "or" at the end of clause h, and by adding thereto the following clause:
 - (i) to an agreement under *The Forestry Act*. R.R.O. 1970, Reg. 780, s. 3; O. Reg. 179/75, s. 1.

THE PLANNING ACT

O. Reg. 180/75.

Restricted Areas—County of Haldimand, Township of Rainham. Made—March 10th, 1975. Filed—March 13th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 282/73 MADE UNDER THE PLANNING ACT

- 1. Section 21 of Ontario Regulation 282/73, as made by section 1 of Ontario Regulation 583/74, is revoked and the following substituted therefor:
- 21. Notwithstanding any other provision of this Order, one single-family detached cottage and buildings and structures accessory thereto may be erected and used on the lands described in each of Schedules 6 and 7, provided the provisions of section 9 and the following requirements are met:

Minimum lot area 20,000 square feet

Minimum lot frontage 100 feet

Minimum front yard 75 feet

Minimum side yard 10 feet on one side and 4

feet on the other side

Minimum rear yard 25 feet

Maximum lot coverage

of cottage 12 per cent

Maximum height of

cottage two and one-half storeys

O. Reg. 180/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedule:

Schedule 7

That parcel of land situate in the Town of Haldimand in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Rainham in the County of Haldimand, being composed of part of Lot 17 in Concession I in the said Town on a Plan deposited in the Land Registry Office for the Registry Division of Haldimand (No. 18) as Number 18R-452. O. Reg. 180/75, s. 2.

G. M. FARROW Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 10th day of March, 1975.

(5009)

13 | (5010)

13

THE PLANNING ACT

O. Reg. 181/75.

Restricted Areas—All Lands within the Township of Hay in the County of Huron. Made—March 12th, 1975.

Made—March 12th, 1975. Filed—March 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 288/74 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 288/74 is amended by adding thereto the following section:
- 6. Notwithstanding any other provision of this Order, an extension not exceeding 17,000 square feet in total floor area may be attached to the building now existing on the land described in Schedule 1 provided the extension is a distance of at least 105 feet from the centre line of that part of the King's Highway known as No. 4. O. Reg. 181/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Township of Hay in the County of Huron, being part of Lot 2 in Concession 1 of the said Township, more particularly described as follows:

Beginning at a place in the easterly boundary of the said Lot distant 409 feet northerly from the southeasterly angle of the said Lot;

Thence westerly parallel with the southerly boundary of the said Lot a distance of 300 feet to a point;

Thence southerly parallel with the easterly boundary of the said Lot a distance of 300 feet to a point;

Thence easterly parallel with the southerly boundary of the said Lot a distance of 300 feet to a point on the easterly boundary of the said Lot;

Thence northerly along the easterly boundary of the said Lot a distance of 300 feet to the place of beginning. O. Reg. 181/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division.
Ministry of Housing

Dated at Toronto, this 12th day of March, 1975.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 182/75.
Regional Municipality of York, Town of Markham.
Made—March 13th, 1975.
Filed—March 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 473/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- 1. Ontario Regulation 473/73 is amended by adding thereto the following sections:
- 22. Notwithstanding any other provision of this Order, a two-storey office extension, not exceeding 3,000 square feet in total floor area, to a steel fabrication plant may be erected and used on the land described in Schedule 10, provided the following requirements are met:

REQUIREMENTS FOR BUILDING

Minimum front yard on Woodbine Avenue

100 feet

Minimum south side yard on Burncrest Road

175 feet

LANDSCAPING AND PARKING REQUIREMENTS

The front yard shall only be used for landscaping, driveways or parking areas for visitors and employees and shall not be closer than 10 feet to the street line.

Parking areas for employees and visitors shall be provided and constructed of asphalt, concrete or other dustless materials.

The front wall and exterior walls on a side yard within 60 feet of the front lot line shall be constructed of brick, stone, glass, porcelain enamel, metal, architectural concrete, copper, anodized or baked acrylic or vinyl coated aluminum or steel when used as framing members or the external skin of insulated laminated panels not less than 1.5 inches in total thickness, stainless steel, ceramics or bronze.

No exterior wall shall be faced with wood or fibre siding, asphalt, impregnated paper or fibre with or without exterior coating or corrugated metal. O. Reg. 182/75, s. 1, part.

23. Notwithstanding any other provision of this Order, the existing 20 foot by 25 foot garage as described in Schedule 11 may be converted to and used for a construction company office at its present site. O. Reg. 182/75, s. 1, part.

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 10

That parcel of land situate in the Town of Markham in The Regional Municipality of York, being composed of that part of Lot 7 in Concession III, more particularly described as Part 2 on a Reference Plan filed in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number R-2841. O. Reg. 182/75, s. 2, part.

Schedule 11

All that parcel of land situate in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, being composed of part of Lot 5 in Concession III of the said former Township, more particularly described as follows:

Premising that the westerly limit of the road allowance between concessions III and IV of the said former Township adjoining the said Lot 5 has a course of north 90° west and relating all bearings herein thereto.

Beginning at a place in the southerly limit of the said Lot 5 as represented in October, 1947 by the line of a post and wire fence at a distance of 1,882 feet, $4\frac{1}{2}$ inches measured westerly thereon from the southeasterly angle of the said Lot, the said point being 199 feet, 11 inches westerly from an iron tube planted in the said southerly limit at a distance of 1,682 feet, $\frac{1}{2}$ inch westerly from the said southeasterly angle;

Thence north 8° 31' west, 1,096 feet, 6 inches to a point in a line drawn parallel to the southerly limit of a certain trespass road crossing the said Lot at the date last mentioned and distant 22 feet, 2 inches southerly therefrom measured on a course south 90° east;

Thence south 71° 35′ west parallel to the southerly limit of the said trespass road 202 feet, 10 inches to an iron tube;

Thence south 8° 31' west parallel to the said southerly limit 202 feet, 10 inches to an iron tube;

Thence north 74° 23′ east along the southerly limit of the said Lot 201 feet, 3 inches to the place of beginning. O. Reg. 182/75, s. 2, part.

W. DARCY McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 13th day of March, 1975.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 183/75.

Regional Municipality of York, Town of Markham.

Made—March 13th, 1975.

Filed—March 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 473/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- 1. Ontario Regulation 473/73 is amended by adding thereto the following section:
- 24. Notwithstanding any other provision of this Order, a 10,000 gallon underground diesel fuel tank with a 2-foot by 4-foot pump island situate on the surface of the land and centred above the said fuel tank may be installed and used on the land described in Schedule 12, provided the following requirements are met:

Minimum front yard 100 feet

Maximum front yard 300 feet

Minimum west side yard 50 feet

Minimum distance from existing building 30 feet

O. Reg. 183/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 12

That tract of land situate in the Town of Markham in The Regional Municipality of York, being composed of that part of Lot 5 in Concession III, more particularly described as Lot 1 on a Plan registered in the Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number 3820. O. Reg. 183/75, s. 2.

W. DARCY McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 13th day of March, 1975.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 184/75. County of Halton, Town of Oakville. Made—March 10th, 1975. Filed—March 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- 1.—(1) Paragraph i of section 2 of Ontario Regulation 481/73, as remade by section 1 of Ontario Regulation 793/73, is revoked and the following substituted therefor:
 - (i) Lots 10 to 15, both inclusive, in Concession I, New Survey, excepting those portions of lots 11 to 15, both inclusive, lying within the Town of Milton, and excepting those portions of lots 14 and 15 more particularly described as follows:

Premising the road allowance between concessions I and II to have a bearing of north 44° 27′ 20″ west and relating all bearings herein thereto;

Beginning at a point in the northeasterly limit of the said Lot 14, being also the southwesterly limit of the road allowance between concessions I and II, New Survey, distant 1,009.90 feet, measured northwesterly therealong from the easterly angle of the said Lot 14 and which said place of beginning is the northerly angle of the lands described in Instrument registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 19164;

Thence north 44° 27′ 20″ west along the northeasterly limit of the said Lot 14, a distance of 775.60 feet;

Thence north 77° 50′ west, a distance of 297.74 feet, to a point therein from which a post and wire fence runs southwesterly;

Thence south 38° 53′ 50″ west along the line of the said post and wire fence, a distance of 24.24 feet, to a point in the northeasterly limit of the lands of the Canadian National Railways;

Thence south 44° 31′ 40″ east, along the said limit, a distance of 990.94 feet, to an angle therein;

Thence south 40° 16' 50'' west, a distance of 20.08 feet, to an angle therein;

Thence south 44° 31′ 40″ east continuing along the said limit, a distance of 205.74 feet, to the beginning of a circular curve to the right;

Thence southeasterly along the arc of the said curve having a radius of 11,534.20 feet, an arc distance of 333.37 feet, the chord equivalent of which is 333.36 feet measured on a bearing of south 43° 42′ east;

Thence northerly along the arc of a circular curve having a radius of 1,179.28 feet, an arc distance of 295.32 feet, the chord equivalent of which is 294.55 feet, measured on a bearing of north 14° 41′ 15″ west to the southerly angle of the lands described in Instrument registered in the said Land Registry Office as Number 21785;

Thence north 44° 27′ 20″ west along the southwesterly limit of the lands described in the said Instruments 21785 and 19164, a distance of 247.17 feet to the westerly angle of the lands described in the said Instrument Number 19164;

Thence north 39° 54′ 40″ east along the northwesterly limit of the lands described in the said Instrument Number 19164, a distance of 65 feet, to the place of beginning.

- (2) Paragraph xiii of the said section 2 is revoked and the following substituted therefor:
- (xiii) Lots 1 to 33, both inclusive, in Concession II, north of Dundas Street, excepting the north one-quarter of lots 1 to 4, both inclusive, excepting the south quarter of lots 1 to 3, both inclusive, excepting the north half of Lot 31, excepting the north three-quarters of lots 32 and 33 and excepting that portion of Lot 30, more particularly described as follows:

Beginning at a point in the southwesterly limit of Lot 30 in Concession II north of Dundas Street, distant 756.92 feet measured south 45° east along the said southwesterly limit from the westerly corner of the said Lot 30, the said place of beginning being also the point of intersection of the said southwesterly limit with the southeasterly limit of the lands of the Ministry of Transportation and Communications as shown on a Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 514;

Thence north 44° 52′ 30″ east along the said southeasterly limit, a distance of 1.05 feet to a one-inch square iron bar found;

Thence northwesterly on a curve to the right of radius 848.47 feet continuing along the said southeasterly limit of the lands of the Ministry of Transportation and Communications, a distance of 21.04 feet having a chord of 21.04 feet on a bearing of north 43° 42′ 15″ west;

Thence north 41° 39′ 20″ east, a distance of 368.68 feet to an iron pipe planted;

Thence north 44° 08′ 50″ west, a distance of 88.28 feet to a wooden stake found;

Thence north 38° 40′ 10″ east, a distance of 299.68 feet to an iron pipe planted;

Thence south 44° 53' east along a line of post and wire fence, a distance of 696.47 feet to an iron pipe found;

Thence south 37° 47′ west, a distance of 672.1 feet to an iron pipe found in the southwesterly limit of the said Lot 30;

Thence north 45° west along the said southwesterly limit, a distance of 616.66 feet, more or less, to the place of beginning.

- (3) Paragraph xvi of the said section 2, as remade by section 1 of Ontario Regulation 776/73 and amended by subsection 1 of section 1 of Ontario Regulation 456/74, section 1 of Ontario Regulation 614/74 and section 2 of Ontario Regulation 26/75, is further amended by adding thereto the following subparagraph:
 - 1a. That portion of Lot 1 more particularly described as follows:

Beginning at the west angle of Lot 1;

Thence north 44° 27′ west along the dividing line between lots 1 and 2 in Concession III south of Dundas Street, a distance of 206 feet;

Thence north 37° 32′ east, a distance of 180 feet to a point;

Thence south 44° 27′ east, a distance of 206 feet to a point;

Thence south 37° 32' west along the northwesterly limit of that part of the King's Highway known as No. 2, a distance of 180 feet to the place of beginning.

 Section 19 of the said Regulation, as made by section 3 of Ontario Regulation 26/75, is revoked and the following substituted therefor:

- 19. Notwithstanding any other provisions of this Regulation, the land described in Schedule 5 may be used for two single-family dwellings and buildings and structures accessory thereto, provided the requirements of section 7 are met. O. Reg. 184/75, s. 2.
 - 3. The said Regulation is amended by adding thereto the following section:
- **20.** Notwithstanding any other provisions of this Regulation, the lands described in Schedule 6 may be used for one single-family dwelling and buildings and structures accessory thereto, provided the requirements of sections 6 and 7 are met. O. Reg. 184/75, s. 3.
 - 4. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 6

That parcel of land situate in the Town of Oakville, in The Regional Municipality of Halton, formerly in the Town of Oakville in the County of Halton, being composed of part of the southwesterly half of Lot 7, in Concession III, New Survey, in the said Town of Oakville, which the said parcel may be more particularly described as follows:

All bearings herein are referred to the northeasterly limit of that part of the King's Highway known as No. 25, as shown on a Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 842;

Beginning at an iron bar planted in the line of the post and wire fence forming the southeasterly limit of the lands described in Instrument Number 564-L registered in the said Land Registry Office, distant 16 feet measured northeasterly therealong from a found standard iron bar in the southwesterly limit of the southwesterly half of the said Lot, and distant 134.63 feet measured southeasterly therealong from a found standard iron bar marking the westerly angle of the said southwesterly half of Lot 7;

Thence north 38° 10′ 30″ east along the line of the said post and wire fence, a distance of 140.3 feet to an iron bar planted at the easterly angle of the lands described in the said Instrument Number 564-L;

Thence north 45° 3′ 20″ west, along the line of the post and wire fence forming the northeasterly limit of the lands described in the said Instrument Number 564-L, a distance of 133.63 feet to a found iron bar in the line of the post and wire fence forming the existing limit between the southwesterly half of Lot 7 and the southwesterly half of Lot 8;

Thence north 38° 37′ 30″ east therealong a distance of 130.07 feet to an iron bar planted at a point from which a post and wire fence runs northwesterly;

Thence north 38° 34′ 20″ east, continuing along the line of the post and wire fence forming the existing limit between the southwesterly halves of lots 7 and 8, a distance of 575.11 feet to an iron bar planted at a point therein from which a post and wire fence runs southeasterly;

Thence north 38° 16′ 15″ east continuing therealong a distance of 54.45 feet to an iron bar planted;

Thence north 39° 02' east continuing therealong a distance of 101.36 feet to an iron bar planted;

Thence continuing north 39° 02′ east, a distance of 48.91 feet to a point in the bed of the channel of Sixteen Mile Creek;

Thence south 45° 20′ 30″ east, a distance of 431.23 feet to a point in the said bed, which said point is referenced by an iron bar planted at a point distant 30.37 feet measured on a bearing of south 38° 27′ west therefrom;

Thence south 38° 27′ west, a distance of 417.1 feet to an iron bar planted;

Thence south 45° 20′ 30″ east, a distance of 120.28 feet to an iron bar planted;

Thence south 44° 05' west along the northwesterly limit of an existing farm lane, a distance of 640.12 feet to an iron bar planted in the said northeasterly limit of that part of the King's Highway known as No. 25 as shown on the said Plan Number 842:

Thence north 45° 20′ 30″ west therealong a distance of 341.85 feet to a found Ministry of Transportation and Communications Concrete Monument marking the beginning of the circular curve to the right;

Thence northwesterly along the area of the said curve having a radius of 11,399.16 feet, an arc distance of 15.25 feet, the chord equivalent of which is 15.25 feet measured on a bearing of north 45° 18′ 12″ west, to the place of beginning. O. Reg. 184/75, s. 4.

W. DARCY McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 10th day of March, 1975.

(5014)

THE HIGHWAY TRAFFIC ACT

O. Reg. 185/75.

Vehicles on Controlled-Access Highways. Made—March 5th, 1975. Filed—March 14th, 1975.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

VEHICLES ON CONTROLLED-ACCESS HIGHWAYS

- 1. No person shall operate,
 - (a) a bicycle;
 - (b) a motorcycle having a cylinder swept volume of 50 cubic centimetres or less;
 - (c) a motorcycle driven by electricity stored in the vehicle; or
 - (d) a motor assisted bicycle,

on a controlled-access highway unless he resides on lands adjoining the controlled-access highway to which lands there is no other means of access by highway. O. Reg. 185/75, s. 1.

2. Regulation 409 of Revised Regulations of Ontario, 1970 and Ontario Regulation 413/74 are revoked. O. Reg. 185/75, s. 2.

(5015)

Publications Under The Regulations Act

April 5th, 1975

THE LIOUOR CONTROL ACT

O. Reg. 186/75.

General.

Made-January 20th, 1975. Approved-March 5th, 1975.

Filed-March 17th, 1975.

REGULATION TO AMEND REGULATION 560 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE LIQUOR CONTROL ACT

- 1.—(1) Clause b of subsection 1 of section 37 of Regulation 560 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 186/75, s. 1 (1).
- (2) Subsection 2 of the said section 37 is revoked. O. Reg. 186/75, s. 1 (2).

LIQUOR CONTROL BOARD OF ONTARIO:

> G KITCHING Chief Commissioner

Dated at Toronto, this 20th day of January, 1975.

(5027)

THE DEVELOPMENTAL SERVICES ACT, 1974

O. Reg. 187/75.

General.

Made-March 12th, 1975.

Filed-March 17th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 213/74 MADE UNDER THE DEVELOPMENTAL SERVICES ACT, 1974

- 1. Item 14 of Schedule 1 to Ontario Regulation 213/74 is revoked and the following substituted therefor:
- 14. Whitby

Durham Centre for the Developmentally Handicapped

- 2. Item 5 of Schedule 2 to the said Regulation is revoked and the following substituted therefor:
- 5. Plainfield Plainfield Children's Home

(5028)14

THE VOCATIONAL REHABILITATION SERVICES ACT

O. Reg. 188/75.

General.

Made-March 12th, 1975.

Filed-March 17th, 1975.

REGULATION TO AMEND REGULATION 821 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE VOCATIONAL REHABILITATION SERVICES ACT

1. Schedule 1 to Regulation 821 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 255/71, 495/71, 118/72, 167/72, 386/72, 242/74 and 243/74, is revoked and the following substituted therefor:

Schedule 1

- 1. Ajax-Pickering and Whitby Association for Retarded Children.
- 2. Amity Association of Hamilton.
- 3. Association for Handicapped Adults (London).
- 4. The Barrie and District Association for the Mentally Retarded.
- 5. Belleville and District Association for Retarded Children.
- 6. Brampton and District Association for Retarded Children.
- 7. Brantford and District Association for the Mentally Retarded.
- 8. Burlington and District Association for the Mentally Retarded.

- 9. The Canadian Mental Health Association.
- The Canadian National Institute for the Blind.
- 11. Cerebral Palsy Association of Windsor and Essex County.
- 12. Chatham-Kent & District Association for the Mentally Retarded.
- Cornwall & District Association for the Mentally Retarded.
- C.O.S.T.I. Italian Community Education Centre.
- Dryden & District Association for the Mentally Retarded.
- 16. Dufferin Association for the Mentally Retarded.
- 17. Elliot Lake & District Association for the Mentally Retarded.
- Elmira and District Association for the Retarded.
- 19. Essex County Association for Retarded Children Inc.
- Fort Frances and District Association for the Mentally Retarded.
- 21. Goodwill Industries of Windsor Incorporated.
- 22. The Governing Council of The Salvation Army, Canada East.
- Greater Niagara Association for the Mentally Retarded.
- The Guelph and District Association for the Mentally Retarded.
- Haldimand Association for the Mentally Retarded.
- The Hamilton and District Association for the Mentally Retarded.
- 27. Huronia Society for the Mentally Retarded.
- 28. Jewish Vocational Service of Metropolitan Toronto.
- Kapuskasing & District Association for the Mentally Retarded.
- 30. Kenora-Keewatin Association for the Mentally Retarded.
- 31. The Kingston and District Association for the Mentally Retarded.

- Kirkland Lake Association for the Mentally Retarded,
- 33. Kitchener-Waterloo Habilitation Services for the Retarded.
- The Lakehead Association for the Mentally Retarded.
- The Lanark District Association for the Mentally Retarded.
- London and District Association for the Mentally Retarded.
- 37. London Goodwill Industries Association.
- 38. Metropolitan Toronto Association for the Mentally Retarded.
- The Newmarket and District Association for the Mentally Retarded.
- 40. Niagara Training & Employment Agency Inc.
- 41. The Norfolk Association for the Mentally Retarded.
- 42. North Bay and District Association for Retarded Children.
- North Halton Association for the Mentally Retarded.
- 44. The Oakville Association for the Mentally Retarded.
- 45. Oshawa and District Association for the Mentally Retarded.
- 46. Ottawa and District Association for the Mentally Retarded.
- 47. Owen Sound and District Association for the Mentally Retarded.
- 48. Parry Sound Area Association for the Mentally Retarded.
- 49. Peace Bridge Area Association for the Mentally Retarded.
- The Pembroke and District Association for the Mentally Retarded.
- 51. Porcupine District Association for the Mentally Retarded.
- 52. Port Colborne District Association for the Mentally Retarded, Inc.
- 53. Port Hope-Cobourg and District Association for the Mentally Retarded.
- 54. Quad County Association for the Mentally Retarded.

- 55. Rehabilitation Foundation for the Disabled.
- The St. Catharines and District Association for the Mentally Retarded.
- St. Marys & District Association for the Mentally Retarded.
- St. Thomas-Elgin Association for the Mentally Retarded.
- Sarnia and District Association for the Mentally Retarded.
- 60. Sault Ste. Marie and District Association for the Mentally Retarded.
- 61. Society for Crippled Civilians.
- South Huron & District Association for the Mentally Retarded.
- South Muskoka District Association for the Mentally Retarded.
- 64. South Peel Association for the Mentally Retarded.
- 65. The South Waterloo Association for the Mentally Retarded.
- Stratford and District Association for the Mentally Retarded.
- Sudbury and District Association for the Mentally Retarded.
- Tillsonburg and District Association for the Mentally Retarded.
- Tri-Town and District Association for the Mentally Retarded.
- Walkerton & District Association for the Mentally Retarded.
- 71. Wallaceburg & Sydenham District Association for the Mentally Retarded, Inc.
- 72. Welland District Association for the Retarded Incorporated.
- 73. Windsor Association for the Mentally Retarded.
- The Woodstock and District Association for the Mentally Retarded.
- 75. York Central Association for the Mentally Retarded. O. Reg. 188/75, s. 1.
 - 2. Schedule 2 to the said Regulation, as amended by Ontario Regulations 255/71, 495/71, 118/72, 167/72, 386/72, 73/73, 242/74 and 243/74, is revoked and the following substituted therefor:

Schedule 2

- A.R.C. Industries,
 177 Dowty Road, Ajax
- A.R.C. Industries,
 175 Bayfield Street, Barrie
- 3. A.R.C. Industries, 119 Station Street, Belleville
- 4. A.R.C. Industries (South Muskoka), Box 847, Bracebridge
- A.R.C. Industries,
 & 83 Wilkes Street, Brantford
- A.R.C. Industries,
 2258 Mountainside Drive, Burlington
- A.R.C. Industries, 466 Franklin Boulevard, Cambridge
- A.R.C. Industries,
 723 Bloomfield Road, R.R. #5, Chatham
- 9. A.R.C. Industries, 420 Roe Street, Cobourg
- 10. A.R.C. Industries, 12-6th Street East, Cornwall
- 11. A.R.C. Industries, P.O. Box 29, Dashwood
- 12. A.R.C. Industries, 4 Earl Avenue, Dryden
- 13. A.R.C. Industries, Highway 86 W., P.O. Box 898, Elmira
- 14. A.R.C. Industries, P.O. Box 74, Elliot Lake
- 15. A.R.C. Industries, 372 Talbot Street North, Essex
- A.R.C. Industries (Fort Frances),
 830 Portage Avenue, Fort Frances
- 17. A.R.C. Industries, 8 Royal Road, Guelph
- 18. A.R.C. Industries, Georgina Street, Box 1149, Haileybury
- 19. A.R.C. Industries, Steeles Avenue West, Hornby
- 20. A.R.C. Industries, 601 Fourth Avenue South, Kenora
- 21. A.R.C. Industries Kingston, 142 Railway Street, Kingston

- A.R.C. Industries,
 Government Road East, Kirkland Lake
- 23. A.R.C. Industries,38 Cambridge Street North, Lindsay
- A.R.C. Industries,
 1245 Eglinton Avenue West, R.R. #6,
 Mississauga
- A.R.C. Industries—Huronia Workshop, 427 William Street, Midland
- 26. A.R.C. Industries (Niagara Falls), 4337 Fourth Avenue, Niagara Falls
- 27. A.R.C. (Adult Rehabilitation Centre), 769 Fourth Avenue East, Owen Sound
- 28. A.R.C. Industries, 2 Hillcrest Avenue, Parry Sound
- 29. A.R.C. Industries, 375 Doran Street, Pembroke
- 30. A.R.C. Industries, Adult Training Centre, 139 Douro Street, Peterborough
- 31. A.R.C. Industries, 23 Amelia Street, Port Colborne
- 32. A.R.C. Industries, 101 Edward Avenue, Richmond Hill
- 33. A.R.C. Industries, 220 Bunting Road, St. Catharines
- 34. A.R.C. Industries, Scarborough Branch, 64 Crockford Boulevard, Toronto
- 35. A.R.C. Industries, R.R. #2, Shelburne
- 36. A.R.C. Industries, R.R. #3, Simcoe
- A.R.C. Industries,
 450 Fort William Road, Thunder Bay
- 38. A.R.C. Industries, 19 Queen Street, Tillsonburg
- 39. A.R.C. Industries, 166 Brousseau Avenue, Timmins
- 40. A.R.C. Industries, Etobicoke Branch, 243 Bering Avenue, Toronto
- 41. A.R.C. Industries, Central Branch, 186 Beverley Street, Toronto
- 42. A.R.C. Industries, North York Branch, 150 Steeprock Drive, Downsview

- 43. A.R.C. Industries, Progress Centre, 78 Industry Street, Toronto 15
- A.R.C. Industries,
 212 Elizabeth Street, Wallaceburg
- 45. A.R.C. Industries, 478 Fitch Street, Welland
- 46. A.R.C. Industries, 584 Dundas Street, Woodstock
- Ability Centre Sault—Operation Reclaim

 Algoma,
 180 Gore Street, Sault Ste. Marie
- 48. Adult Opportunity Centre, 99 Durham Street East, Walkerton
- 49. Adult Training Centre (A.R.C. Industries), 191 York Street, Hamilton
- 50. Adult Training Centre—A.R.C. Industries, 510 Penrose Street, Newmarket
- Adult Training Centre & Sheltered Workshop, 1026 Speers Road, Oakville
- 52. Adult Training Centre, 161 Donald Street, Ottawa
- 53. Amity Rehabilitation Centre,79 John Street South, Hamilton
- A.M.R. Training Centre,
 175 Chippewa Street West, North Bay
- 55. Archwood Acres, R.R. #7, Tillsonburg
- 56. Atlaz Industrial Centre, 3560 Bathurst Street, Toronto
- 57. C.M.H.A. Rehabilitation Workshop, 287 Ashland Avenue, London
- 58. C.N.I.B. Brantford Occupational Shop, 67 King Street, Brantord
- 59. C.N.I.B. Hamilton Occupational Shop, 1686 Main Street West, Hamilton
- 60. C.N.I.B. Kingston Occupational Shop, 466 Union Street West, Kingston
- 61. C.N.I.B. Kitchener Occupational Shop, 169 Borden Avenue North, Kitchener
- 62. C.N.I.B. London Occupational Shop, 96 Ridout Street South, London
- 63. C.N.I.B. Ottawa Occupational Shop, 320 McLeod Street, Ottawa

- 64. C.N.I.B. St. Catharines Occupational Shop, 211 Queenston Street, St. Catharines
- 65. C.N.I.B. Sudbury Occupational Shop, 303 York Street, Sudbury
- 66. C.N.I.B. Toronto Occupational Shop, 1929 Bayview Avenue, Toronto
- C.O.S.T.I. Italian Community Education Centre,
 Beverley Street, Toronto
- 68. Eileen Langley Training Centre, 112 Frederick Street, Stratford
- 69. Friendco Adult Workshop and Training Centre,11 Park Avenue, St. Thomas
- 70. Glenholme A.R.C. Industries, 39 Wellington St. East, Oshawa
- Goodwill Industries of Windsor Inc.,
 369 Dougall Avenue & 1005 Walker Road,
 Windsor
- 72. Haldimand Opportunity Centre, R.R. #1, Canfield
- 73. Hamilton Ability Centre, 508 Wellington Street N., Hamilton
- Harry E. Foster Employment Training Centre,
 Birch Avenue, Toronto
- 75. Hutton House, 654 Hutton Road, London
- The James Purdue Adult Workshop and Training Centre, 36 Ingersoll Street, St. Marys
- 77. Kingston Ability Centre, 96½ Mack Street, Kingston
- 78. Kinsmen Centre for the Retarded, 108 Sydney Street South, Kitchener
- 79. Kinsmen A.R.C. Industries, 870 Ottawa Street, Windsor
- Kitchener Ability Centre,
 150 Victoria Street South, Kitchener
- Lanark County A.R.C. Industries,
 178 Town Line, Box 1859, Carleton Place
- London Ability Centre,
 122 Carling Street, London
- 83. London Goodwill Industries Association, 544 First Street, London

- Niagara Training and Employment Agency Inc. (N-Tec), Canby Street, Port Robinson
- 85. North Peel Enterprises, 9 Haggart Avenue South, Brampton
- 86. Opportunity Centre for the Handicapped, 1430 London Road, Sarnia
- 87. Opportunity Enterprises, 190 Adelaide Street South, London
- Ottawa Ability Centre,
 475 Cambridge Street South, Ottawa
- 89. Participation House, 9th Line, P.O. Box 264, Markham
- 90. Quad County Opportunity Workshop, 191 Queen Street, Wardsville
- Rehabilitation Centre (Toronto),
 585 Trethewey Drive, Toronto 385
- 92. St. Catharines Ability Centre, 3 Lowell Avenue, St. Catharines
- The Salvation Army Sheltered Workshop,
 Matilda Street and 124 Lisgar Street,
 Toronto
- 94. Society for Crippled Civilians,234 Adelaide Street East,2983 Lakeshore Boulevard West and689 King Street West, Toronto
- 95. South Peel Vocational Centre, 6 Queen Street West, Port Credit
- Soogoma Industries,
 105 White Oak Drive East, Sault Ste. Marie
- 97. Spruce Adult Workshop, 13 Ash Street, Box 204, Kapuskasing
- 98. Thunder Bay Ability Centre, 237 Cameron Street, Thunder Bay
- Timmins Ability Centre,
 429 Spruce Street South, Timmins
- 100. Vocational Rehabilitation Centre of Metropolitan Toronto, 74 Tycos Drive, Toronto
- 101. Willowview Training Centre, Eagle Road, P.O. Box 225, Fort Erie
- 102. W. C. Jarrett Industrial Training Centre, 40 Clemow Avenue, Sudbury
- Young Adult Workshop,
 1621 Lauzon Road, Windsor.

O. Reg. 188/75, s. 2.

(5029)

THE PLANNING ACT

O. Reg. 189/75.

Restricted Areas—The Regional Municipality of Ottawa-Carleton, Township of Marlborough.

Made—March 11th, 1975. Filed—March 17th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 529/73 MADE UNDER THE PLANNING ACT

 Section 17 of Ontario Regulation 529/73, as remade by section 1 of Ontario Regulation 852/74, is revoked and the following substituted therefor:

17. Notwithstanding any other provision of this Order, a single-family dwelling and buildings and structures accessory thereto may be erected and used on each of the lands described in Schedules 10, 11, 12, 14, 15, 16, 17, 18, 19, 22, 23, 24, 25, 26, 27 and 28 provided the following requirements are met:

Minimum front yard 25 feet

Minimum side yard 10 feet

Minimum rear yard 25 feet

Maximum lot coverage of all buildings and

20 per cent

Minimum total floor area for dwelling

structures

1,000 square feet

Maximum height of building or structure

two and one-half storeys

O. Reg. 189/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedules:

Schedule 23

That parcel of land situate in that part of the Township of Rideau in The Regional Municipality of Ottawa-Carleton that on the 31st day of December, 1973 was in the Township of Marlborough, being composed of part of Lot 9 in Concession I in the said Township, being Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Carleton (No. 5) as Number 5R-1417. O. Reg. 189/75, s. 2, part.

Schedule 24

That parcel of land situate in that part of the Township of Rideau in The Regional Municipality of Ottawa-Carleton that on the 31st day of December, 1973 was in the Township of Marlborough, being composed of part of Lot 2 in Concession IX in the said Township, being Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Carleton (No. 5) as Number 5R-1438. O. Reg. 189/75, s. 2, part.

Schedule 25

That parcel of land situate in that part of the Township of Rideau in The Regional Municipality of Ottawa-Carleton that on the 31st day of December, 1973 was in the Township of Marlborough, being composed of part of Lot 7 in Concession VI in the said Township, being parts 1, 2 and 3 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Carleton (No. 5) as Number 5R-599. O. Reg. 189/75, s. 2, part.

Schedule 26

That parcel of land situate in that part of the Township of Rideau in The Regional Municipality of Ottawa-Carleton that on the 31st day of December, 1973 was in the Township of Marlborough, being composed of part of Lot 11 in Concession I in the said Township, being Part 2 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Carleton (No. 5) as Number 5R-831. O. Reg. 189/75, s. 2, part.

Schedule 27

That parcel of land situate in that part of the Township of Rideau in The Regional Municipality of Ottawa-Carleton that on the 31st day of December, 1973 was in the Township of Marlborough, being composed of Lot 11 in Concession I in the said Township, being Part 4 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Carleton (No. 5) as Number 5R-831. O. Reg. 189/75, s. 2, part.

Schedule 28

That parcel of land situate in that part of the Township of Rideau in The Regional Municipality of Ottawa-Carleton that on the 31st day of December, 1973 was in the Township of Marlborough, being composed of part of Lot 9 in Concession IV in the said Township, more particularly described as follows:

Beginning at a place in the northeasterly limit of Lot 9 in Concession IV distant 1,214.22 feet measured northwesterly therealong from the southeasterly angle of the said Lot;

Thence north 41° 25′ west along the northeasterly limit of the said Lot a distance of 619.19 feet;

Thence south 48° 35' west a distance of 339.51 feet;

Thence south 41° 25' west parallel with that northeasterly limit a distance of 656.87 feet to a point being the westerly angle of the lands described in an Instrument registered in the Land Registry Office for the Registry Division of Carleton (No. 5) as Number 7760;

Thence north 14° 22' east along the westerly limit of the lands described in the said Instrument, a distance of 163.94 feet, more or less, to the northwesterly angle of the said lands;

Thence south 79° 40′ 10" west along the northerly limit of the said lands a distance of 211.81 feet;

Thence north 2° 32', 20" east a distance of 127.12 feet to the place of beginning. O. Reg. 189/75, s. 2, part.

> G. M. FARROW Executive Director, Plans Administration Division. Ministry of Housing

Dated at Toronto, this 11th day of March, 1975.

(5030)

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 190/75. County of Peel, Town of Mississauga. Made-March 13th, 1975. Filed-March 17th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 479/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- 1. Paragraph ix of section 2 of Ontario Regulation 479/73 is revoked and the following substituted therefor:
- (ix) Lots 13 to 15, both inclusive, in Concession IX, east of Hurontario Street, excepting that portion of Lot 13, more particularly described as follows:

That tract of land situate in the City of Brampton, in The Regional Municipality of Peel, formerly in the Township of Toronto Gore, Southern Division, County of Peel, and being composed of part of Lot 13 in Concession IX, east of Hurontario Street, in the said City of Brampton, more particularly described as follows:

Beginning at the most southerly angle of the said Lot 13:

Thence northwesterly along the southwesterly limit of Lot 13, to the southwesterly angle of the Clairville Dam and Reservoir lands owned by the Metropolitan Toronto and Region Conservation Authority and described in instrument registered in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 142749;

Thence northeasterly along the southerly limit of the Clairville Dam and Reservoir lands as described in the said Instrument Number 142749, 773.23 feet to an angle therein;

Thence northeasterly, continuing along the southerly limit of the Clairville Dam lands, being along the southerly limit of the lands described in instrument registered in the said Land Registry Office as Number 175348, 532.33 feet, more or less, to the intersection with the easterly limit of the City of Brampton, which is the westerly limit of the allowance for road between the City of Brampton and the Borough of Etobicoke;

Thence southerly along the lastmentioned limit to the southeasterly angle of the said Lot 13;

Thence southwesterly along the southeasterly limit of the said Lot 13 to the place of beginning.

- 2. The said Regulation is amended by adding thereto the following sections:
- 15. Notwithstanding any other provisions of this Regulation, the lands described in Schedule 2 may be used for an extension to the existing clubhouse provided the total floor area of the clubhouse as extended does not exceed 3,168 square feet. O. Reg. 190/75, s. 2, part.
- 16. Notwithstanding any other provisions of this Regulation, the lands described in Schedule 3 may be used for the erection thereon of one barn and buildings and structures accessory thereto. O. Reg. 190/75, s. 2, part.
 - 3. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 2

1. Beginning at a point in the existing limit between the east and west halves of Lot 15 in Concession IV, west of Hurontario Street, where the said limit is intersected by a line drawn parallel to the southeasterly limit of the road allowance between the former townships of Toronto and Chinguacousy, and distant 27 feet southeasterly therefrom, measured at right angles thereto, and

which point of beginning is distant 27.13 feet measured on a course of south 45° 46′ 30″ east along the said existing limit between the east and west halves of Lot 15, from an iron tube planted in the southeasterly limit of the said road allowance between the former townships of Toronto and Chinguacousy and which said iron tube is distant 2216.78 feet measured on a course of south 38° 42′ west along the southeasterly limit of the road allowance between the former townships of Toronto and Chinguacousy from an iron bar planted at the most northerly angle of the said Lot 15.

Thence north 38° 42′ east and being along the said line drawn parallel to the southeasterly limit of the road allowance between the former townships of Toronto and Chinguacousy, a distance of 1507.91 feet, more or less, to where the said line drawn parallel is intersected by a line drawn parallel to the southwesterly limit of Creditview Road and a distance of 10 feet southwesterly therefrom measured at right angles thereto;

Thence south 48° 32′ west and being along the said line drawn parallel to the southwesterly limit of Creditview Road and a distance of 10 feet southwesterly therefrom a distance of 245.86 feet;

Thence south 20° 31′ east and continuing along a line drawn parallel to the southwesterly limit of Creditview Road and a distance of 10 feet southwesterly therefrom measured at right angles thereto, a distance of 303 feet;

Thence south 38° 42′ west, a distance of 269.51 feet to an iron bar planted;

Thence south $40^{\circ} 04'$ east, a distance of 538.88 feet to an iron bar planted;

Thence south 76° 09′ 30″ east, a distance of 350.3 feet to an iron bar planted;

Thence north 38° 25′ east, a distance of 239.33 feet, more or less, to a line drawn parallel to the south-westerly limit of Creditview Road and a distance of 10 feet southwesterly therefrom measured at right angles thereto;

Thence south 71° 56′ east and being along the said line drawn parallel to the southwesterly limit of Creditview Road and a distance of 10 feet southwesterly therefrom, a distance of 368.51 feet, more or less, to the northwesterly limit of lands described in Instrument registered in the said Land Registry Office for the Registry Division of Peel (No. 43) as Number 53766;

Thence south 39° 13′ 30″ west, and being along the northwesterly limit of lands described in the said Instrument Number 53766, a distance of 707.8 feet to an iron tube planted;

Thence south 37° 06′ east and being along the southwesterly limit of lands described in the said Instrument Number 53766, a distance of 271.1 feet to an iron tube planted in the existing southeasterly limit of the said Lot 15;

Thence south 38° 42′ west and being along the existing southeasterly limit of the said Lot, a distance of 324.33 feet to an iron bar planted therein at an angle in the said limit;

Thence south 37° 50′ west and continuing along the existing southeasterly limit of the said Lot, a distance of 548.61 feet, more or less, to an iron tube planted therein where the said existing southeasterly limit of the said Lot is intersected by the existing limit between the east and west halves of the said Lot;

Thence north 45° 15′ 30″ west and being along the said existing limit between the east and west halves of the said Lot, a distance of 994.85 feet to an iron tube planted therein;

Thence north 45° 46′ 30″ west and continuing along the existing limit between the east and west halves of the said Lot, a distance of 971.53 feet, more or less, to the place of beginning.

2. Beginning at the most westerly angle of Lot 14 as marked by a standard iron bar;

Thence north 38° 35′ 50″ east along the line of a fence marking the limit between lots 14 and 15, Concession IV, west of Hurontario Street, a distance of 1408.66 feet to a standard iron bar marking a bend therein;

Thence north 38° 01′ 30″ east continuing along the last-mentioned limit, a distance of 801.52 feet to an iron pipe marking a bend therein;

Thence north 37° 50′ east continuing along the last-mentioned limit, a distance of 548.61 feet to a point therein marked by a standard iron bar;

Thence south 45° 25' east, a distance of 297.15 feet to an iron bar;

Thence south 44° 49′ 20″ east, a distance of 671.06 feet, more or less, to a point in the northwesterly limit of a road opened by the Township of Toronto By-law 131 in 1860 and now known as Hallstone Road, the said point being marked by a standard iron bar;

Thence south 39° 24′ 30″ west along the said northwesterly limit of Hallstone Road, a distance of 42.87 feet to a standard iron bar marking a bend therein:

Thence south 30° 19′ west continuing along the last-mentioned limit, a distance of 692.11 feet to a standard iron bar marking a bend therein;

Thence south 35° 54′ 40" west continuing along the last-mentioned limit, a distance of 251.42 feet to a standard iron bar marking a bend therein;

Thence south 37° 38' 20" west continuing along the last-mentioned limit, a distance of 736.38 feet to a standard iron bar marking a bend therein;

Thence south 39° 06′ 40" west continuing along the last-mentioned limit, a distance of 1056.16 feet, to a point in the southwesterly limit of the said Lot 14, a distance of 1067.38 feet measured southeasterly thereon from the most westerly angle thereof, the said point being marked by a standard iron bar;

Thence north 44° 55′ 30" west along the southwesterly limit of the said Lot 14, a distance of 1067.38 feet to the place of beginning.

3. Beginning at a place in the northwesterly limit of the said Lot 14, a distance of 2758.79 feet measured northeasterly thereon from the most westerly angle thereof, the said point being the most westerly angle of the lands described in Instrument Number 52440;

Thence north 38° 42' east, along the northwesterly limit of the said Lot 14, a distance of 147.27 feet to a place therein;

Thence south 45° 25' east, a distance of 298 feet, more or less, to a place in the southeasterly limit of the lands described in the said Instrument Number 52440:

Thence south 39° 03′ 50" west, a distance of 147.09 feet, more or less, to the most southerly angle of the lands described in the said Instrument Number 52440:

Thence north 45° 25' west, a distance of 297.15 feet, more or less, to the place of beginning. O. Reg. 190/75, s. 3, part.

Schedule 3

Premising that the northeasterly limit of the said east half of the said Lot 14, has an assumed governing bearing of north 45° 11' west and relating all bearings quoted herein thereto;

Beginning at an iron bar found planted in the said northeasterly limit of the said half Lot, distant 738.33 feet, more or less, measured southeasterly thereon from the most northerly angle of the said half Lot;

Thence south 46° 14' west along an old post and wire fence, 491.64 feet, more or less, to a spike set in a corner post:

Thence north 45° 11' west parallel to the said northeasterly limit of the said half Lot and along a post and wire fence, 374.39 feet, more or less, to a spike set in a corner post;

Thence north 38° 30' east along an old post and wire fence, 261.66 feet to an iron bar found planted, distant 232.84 feet, measured southwesterly thereon from an iron tube found planted in the said northeasterly limit of the said half Lot;

Thence south 51° 30' east at right angles to the last said fence, 203.76 feet to an iron bar found planted:

Thence north 38° 30' east parallel to the last said fence, 210.29 feet to an iron bar found planted in the said northeasterly limit of the said half Lot, distant 205.00 feet measured southeasterly thereon from the aforesaid iron tube found planted therein;

Thence south 45° 11' east along the last said limit, 235.94 feet, more or less, to the place of beginning. O. Reg. 190/75, s. 3, part.

> W. D. McKeough Treasurer of Ontario, and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 13th day of March, 1975.

(5031)

14

THE LAND SPECULATION TAX ACT. 1974

O. Reg. 191/75. Delegation of Authority of the Minister. Made-March 12th, 1975.

Filed-March 17th, 1975.

REGULATION MADE UNDER THE LAND SPECULATION TAX ACT, 1974

DELEGATION OF AUTHORITY OF THE MINISTER

- 1. Pursuant to clause g of subsection 2 of section 23 of the Act.
 - (a) the Deputy Minister of Revenue may exercise the power or perform the duty conferred or imposed upon the Minister under the following provisions of the Act:
 - (i) subsection 5 of section 5,
 - (ii) subsections 1, 4, 5 and 6 of section 8,
 - (iii) subsection 3 of section 9,
 - (iv) subsections 1, 4 and 5 of section 12,
 - (v) clauses a and b of subsection 1 of section 13.

- (vi) subsections 1 and 6 of section 14, and
- (vii) subsection 3 of section 15;
- (b) the officer in the Ministry of Revenue holding the position of Comptroller of Revenue may exercise the power or perform the duty conferred or imposed upon the Minister under the following provisions of the Act:
 - (i) subsections 5 and 8 of section 5,
 - (ii) subsection 3 of section 9,
 - (iii) subsection 10 of section 10,
 - (iv) subsections 1, 4 and 5 of section 12,
 - (v) clauses a and b of subsection 1 of section 13,
 - (vi) subsections 1 and 6 of section 14, and
 - (vii) subsections 5 and 6 of section 18;
- (c) the officer in the Ministry of Revenue holding the position of Director of the Succession Duty Branch may exercise the power or perform the duty conferred or imposed upon the Minister under the following provisions of the Act:
 - (i) subsections 2 and 8 of section 5,
 - (ii) section 7,
 - (iii) subsection 10 of section 10,
 - (iv) clauses a, b and c of subsection 1 of section 12, and subsections 2, 3 and 6 of section 12,
 - (v) subsections 1 and 6 of section 14,
 - (vi) subsections 5 and 6 of section 18, and
 - (vii) section 19;
- (d) the officers in the Succession Duty Branch of the Ministry of Revenue holding the positions of Assistant Director, Chief of Administration, Chief Business Valuator, Chief Officer-Assessment and Audit, Tax Specialist, Senior Assessor, Senior Estate Auditor, Senior Auditor, Auditor, Estate Auditor, Business Valuator, Assessment Supervisor, Audit Supervisor or Estate Assessor may exercise the power or perform the duty conferred or imposed upon the Minister under the following provisions of the Act:

- (i) subsections 2 and 8 of section 5,
- (ii) section 7,
 - (iii) clauses a, b and c of subsection 1 of section 12, and subsections 2, 3 and 6 of section 12, and
 - (iv) section 19;
- (e) the officers in the Retail Sales Tax Branch of the Ministry of Revenue holding the positions of Assistant Director-Administration, Assistant Director-Operations, Audit Supervisor, and Tax Auditor may exercise the power or perform the duty conferred or imposed upon the Minister under the following provisions of the Act:
 - (i) subsection 2 of section 5, and
 - (ii) section 19;
- (f) the officer in the Ministry of Revenue holding the position of Director of the Special Investigations Branch may exercise the power or perform the duty conferred or imposed upon the Minister under the following provision of the Act:
 - (i) subsection 1 of section 12;
- (g) the officers in the Assessment Division of the Ministry of Revenue holding the positions of Assessment Clerk and Registry Clerk may exercise the power or perform the duty conferred or imposed upon the Minister under the following provisions of the Act:
 - (i) subsection 2 of section 5, and
 - (ii) section 19;
- (h) the officer in the Ministry of Revenue holding the position of Director of the Legal Services Branch may exercise the power or perform the duty conferred or imposed upon the Minister under the following provisions of the Act:
 - (i) subsections 2, 3 and 6 of section 12,
 - (ii) clause b of subsection 1 of section 13,
 - (iii) subsections 5 and 6 of section 18, and
 - (iv) section 19;
- (i) the officer in the Property Rights Division of the Ministry of Consumer and Commercial Relations holding the position of Land Registrar may exercise the power or perform the duty conferred or imposed

upon the Minister under section 19 of the Act. O. Reg. 191/75, s. 1.

2. This Regulation shall be deemed to have come into force on the 10th day of April, 1974. O. Reg. 191/75, s. 2.

(5033)

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 192/75.

Exemption for Canadian Citizens
Returning to Reside Permanently
in Canada.
Made—March 12th, 1975.
Filed—March 17th, 1975.

REGULATION TO REVOKE ONTARIO REGULATION 453/74 MADE UNDER THE LAND TRANSFER TAX ACT, 1974

1. Ontario Regulation 453/74 is revoked. O. Reg. 192/75, s. 1.

(5034)

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 193/75. Exemption for Foreign Diplomats. Made—March 12th, 1975. Filed—March 17th, 1975.

REGULATION TO REVOKE ONTARIO REGULATION 788/74 MADE UNDER THE LAND TRANSFER TAX ACT, 1974

1. Ontario Regulation 788/74 is revoked. O. Reg. 193/75, s. 1.

(5035)

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 194/75.

14

Delegation of Authority of the Minister. Made—March 12th, 1975. Filed—March 17th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

DELEGATION OF AUTHORITY OF THE MINISTER

- 1. Pursuant to clause d of subsection 2 of section 18 of the Act.
 - (a) the Deputy Minister of Revenue may exercise the power or perform the duty conferred or imposed upon the Minister under the following provisions of the Act:
 - (i) subclauses i and ii of clause f of subsection 1 of section 1,
 - (ii) section 3,
 - (iii) subsection 1 of section 9,
 - (iv) subsections 1, 4, 5 and 6 of section 12, and
 - (v) subsection 3 of section 13;
 - (b) the officer in the Ministry of Revenue holding the position of Comptroller of Revenue may exercise the power or perform the duty conferred or imposed upon the Minister under the following provisions of the Act:
 - (i) subclauses i and ii of clause f of subsection 1 of section 1,
 - (ii) section 3,
 - (iii) subsections 2 and 6 of section 4,
 - (iv) subsection 1 of section 5,
 - (v) subsections 1, 2 and 3 of section 8,
 - (vi) subsection 1 of section 9,
 - (vii) subsection 3 of section 13, and
 - (viii) subsection 10 of section 14;
 - (c) the officer in the Ministry of Revenue holding the position of Director of the Succession Duty Branch may exercise the power or perform the duty conferred or imposed upon the Minister under the following provisions of the Act:

- (i) subclauses i and ii of clause f of subsection 1 of section 1,
- (ii) subsection 5 of section 2,
- (iii) section 3,
- (iv) subsections 2, 5 and 6 of section 4,
- (v) subsection 1 of section 5,
- (vi) subsections 1, 2 and 3 of section 8,
- (vii) clauses a, b and c of subsection 1 of section 9, and subsections 2 and 3 of section 9,
- (viii) subsection 10 of section 14, and
 - (ix) section 17;
- (d) the officers in the Succession Duty Branch of the Ministry of Revenue holding the positions of Assistant Director, Chief of Administration, Chief Business Valuator, Chief Officer-Assessment and Audit, Tax Specialist, Senior Assessor, Senior Estate Auditor, Senior Auditor, Auditor, Estate Auditor, Business Valuator, Assessment Supervisor, Audit Supervisor or Estate Assessor may exercise the power or perform the duty conferred or imposed upon the Minister under the following provisions of the Act:
 - (i) subsection 5 of section 2,
 - (ii) subsections 5 and 6 of section 4,
 - (iii) clauses a, b and c of subsection 1 of section 9, and subsections 2 and 3 of section 9, and
 - (iv) section 17;
- (e) the officers in the Retail Sales Tax Branch of the Ministry of Revenue holding the positions of Assistant Director-Administration, Assistant Director-Operations, Audit Supervisor, and Tax Auditor may exercise the power or perform the duty imposed or conferred upon the Minister under the following provision of the Act:
 - (i) section 17;
- (f) the officer in the Ministry of Revenue holding the position of Director of the Special Investigations Branch may exercise the power or perform the duty conferred or imposed upon the Minister under the following provision of the Act:
 - (i) subsection 1 of section 9;

- (g) the officer in the Ministry of Revenue holding the position of Director of the Legal Services Branch may exercise the power or perform the duty conferred or imposed upon the Minister under the following provisions of the Act:
 - (i) subsection 5 of section 2,
 - (ii) subsection 2 of section 4,
 - (iii) subsection 2 of section 5,
 - (iv) subsection 2 of section 9, and
 - (v) section 17. O. Reg. 194/75, s. 1.
- 2. The power or duty conferred or imposed on the Minister under subsection 1 of section 16 of the Act with respect to the registration of the lien and charge therein referred to, and with respect to the discharge of the said lien and charge or the postponement, release or waiver thereof, may be exercised or performed by the officers of the Ministry of Revenue holding the positions of Comptroller of Revenue and Director of the Legal Services Branch. O. Reg. 194/75, s. 2.
- 3. Pursuant to clause f of subsection 2 of section 18 of the Act, any collector is authorized to exempt from that part of the tax payable under subsection 2 of section 2 of the Act that exceeds the amount of tax that would result if the rates under subsection 1 of the said section 2 were applied, any person tendering for registration a conveyance to a non-resident person where the conveyance is a class of conveyance described in section 17 of the Act. O. Reg. 194/75, s. 3.
- **4.** This Regulation shall be deemed to have come into force on the 10th day of April, 1974. O. Reg. 194/75, s. 4.

(5036)

THE RETAIL SALES TAX ACT

O. Reg. 195/75. General. Made—March 12th, 1975. Filed—March 17th, 1975.

REGULATION TO AMEND REGULATION 785 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE RETAIL SALES TAX ACT

 Subsections 3 and 4 of section 26 of Regulation 785 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

- (3) The officers in the Retail Sales Tax Branch of the Ministry of Revenue holding the position of Assessment Review Officer may exercise the power and duty of the Minister under section 3 of the Act.
- (4) The officers in the Retail Sales Tax Branch of the Ministry of Revenue holding the positions of,
 - (a) Director;
 - (b) Assistant Director, Operations;
 - (c) Assistant Director, Legislation; and
 - (d) Assistant Director, Planning and Research,

may exercise the power and duty of the Minister under subsections 3, 3a and 4 of section 7 of the Act. O. Reg. 195/75, s. 1.

(5037)

14

THE CHILDREN'S MENTAL HEALTH CENTRES ACT

O. Reg. 196/75. Application of Act. Made—March 12th, 1975. Filed—March 18th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 32/71 MADE UNDER THE CHILDREN'S MENTAL HEALTH CENTRES ACT

 Section 1 of Ontario Regulation 32/71, as remade by section 1 of Ontario Regulation 569/74 and amended by section 1 of Ontario Regulation 926/74 and section 1 of Ontario Regulation 74/75, is further amended by adding thereto the following items:

24a. North York

Mercury II

26b. Oshawa

Fifty-Six

(5052)

THE MENTAL HEALTH ACT

O. Reg. 197/75. Application of Act. Made—March 12th, 1975. Filed—March 18th, 1975.

REGULATION TO AMEND
REGULATION 576 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE MENTAL HEALTH ACT

 Schedule 4 to section 1 of Regulation 576 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 568/74 and amended by section 1 of Ontario Regulation 927/74 and section 1 of Ontario Regulation 75/75, is further amended by adding thereto the following items:

16b. North York

Mercury II

17b. Oshawa

Fifty-Six

(5053)

14

THE HIGHWAY TRAFFIC ACT

O. Reg. 198/75.
Parking.
Made—March 12th, 1975.
Filed—March 18th, 1975.

REGULATION TO AMEND
REGULATION 421 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT

- Regulation 421 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 6d. No person shall park a vehicle for a period in excess of two hours on that part of the King's Highway known as No. 25 in the Village of Grand Valley in the County of Dufferin lying between a point situate 50 feet measured southerly from its intersection with the centre line of the roadway known as Amaranth Street and a point situate 50 feet measured northerly from its intersection with the centre line of the roadway known as Mill Street. O. Reg. 198/75, s. 1.
 - Schedule 18 to the said Regulation is amended by adding thereto the following paragraph:

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- 9. On the north side of that part of the King's Highway known as No. 7 and 8 in the Township of North Easthope in the County of Perth beginning at a point situate at its intersection with the centre line of the roadway known as Perth County Road No. 14 and extending westerly therealong for a distance of 500 feet.
 - Schedule 20 to the said Regulation is amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 4 in the Village of Blyth in the County of Huron beginning at a point situate 41 feet measured southerly from its intersection with the centre line of the roadway known as Dinsley Street and extending northerly therealong for a distance of 82 feet. R.R.O. 1970, Reg. 421, Sched. 20; O. Reg. 198/75, s. 3.
 - 4. Schedule 32 to the said Regulation, as made by section 5 of Ontario Regulation 541/72, and amended by section 1 of Ontario Regulation 866/74, is further amended by adding thereto the following paragraph:
- 3. On the north side of that part of the King's Highway known as No. 7 and 8 in the Township of North Easthope in the County of Perth beginning at a point situate at its intersection with the centre line of the roadway known as Perth County Road No. 14 and extending westerly therealong for a distance of 500 feet. O. Reg. 541/72, s. 5; O. Reg. 866/74, s. 1; O. Reg. 198/75, s. 4.
 - 5. Paragraph 1 of Schedule 42 to the said Regulation, as made by section 3 of Ontario Regulation 709/74, is revoked and the following substituted therefor:
- 1. On the east side of that part of the King's Highway known as No. 64 in the Township of Field in the Territorial District of Nipissing beginning at a point situate 50 feet measured southerly from its intersection with the southerly limit of that part of the King's Highway known as No. 575 in the hamlet of Field and extending southerly therealong for a distance of 1,750 feet. O. Reg. 709/74, s. 3; O. Reg. 198/75, s. 5.
 - 6. The said Regulation is amended by adding thereto the following Schedules:

Schedule 47

HIGHWAY NO. 25

1. On the east side of that part of the King's Highway known as No. 25 in the Village of Grand Valley in the County of Dufferin beginning at a point situate 50 feet measured northerly from its intersection with the centre line of the roadway known as Spruyt Street and extending southerly therealong for a distance of 100 feet.

- 2. On the east side of that part of the King's Highway known as No. 25 in the Village of Grand Valley in the County of Dufferin beginning at a point situate 50 feet measured northerly from its intersection with the centre line of the roadway known as Webb Street and extending southerly therealong for a distance of 100 feet.
- 3. That part of the King's Highway known as No. 25 in the Village of Grand Valley in the County of Dufferin beginning at a point situate 50 feet measured northerly from its intersection with the centre line of the roadway known as Amaranth Street and extending southerly therealong for a distance of 100 feet.
- 4. That part of the King's Highway known as No. 25 in the Village of Grand Valley in the County of Dufferin beginning at a point situate 50 feet measured northerly from its intersection with the centre line of the roadway known as Mill Street and extending southerly therealong for a distance of 100 feet. O. Reg. 198/75, s. 6, part.

Schedule 48

HIGHWAY NO. 55

1. That part of the King's Highway known as No. 55 in the Town of Niagara-on-the-Lake in The Regional Municipality of Niagara beginning at a point situate 300 feet measured southerly from its intersection with the roadway known as Regional Road No. 100 and extending northerly therealong for a distance of 600 feet. O. Reg. 198/75, s. 6, part.

Schedule 49

HIGHWAY NO. 85

1. That part of the King's Highway known as No. 85 in The Regional Municipality of Waterloo beginning at a point situate 1,000 feet measured southerly from its intersection with the centre line of the road allowance between the City of Waterloo and the Township of Woolwich and extending northerly therealong for a distance of 2,000 feet. O. Reg. 198/75, s. 6, part.

Schedule 50

HIGHWAY NO. 86

- 1. That part of the King's Highway known as No. 86 in the Township of Woolwich in The Regional Municipality of Waterloo beginning at a point situate at its intersection with the line between lots 89 and 104 and extending westerly therealong for a distance of 1,000 feet.
- 2. That part of the King's Highway known as No. 86 beginning at a point situate 100 feet measured westerly from its intersection with the centre line of the road allowance between lots 21 and 22 in the

Township of Wellesley in The Regional Municipality of Waterloo and extending westerly therealong for a distance of 2.000 feet.

3. That part of the King's Highway known as No. 86 lying between a point situate 1,000 feet measured easterly from its intersection with the centre line of the road allowance between lots 15 and 16 in Concession 1 in the Township of Peel in the County of Wellington and extending westerly therealong for a distance of 2,000 feet. O. Reg. 198/75, s. 6, part.

Schedule 51

HIGHWAY NO. 22

1. On the south side of that part of the King's Highway known as No. 22 in the Township of London in the County of Middlesex beginning at a point situate at its intersection with the line between lots 18 and 19 in Concession 5 and extending westerly therealong for a distance of 200 feet. O. Reg. 198/75, s. 6, part.

Schedule 52

HIGHWAY NO. 101

1. That part of the King's Highway known as No. 101 in the locality of South Porcupine in Ward 2 in the City of Timmins in the Territorial District of Cochrane lying between a point situate 50 feet measured easterly from its intersection with the easterly limit of the roadway known as Crawford Street and a point situate 50 feet measured westerly from its intersection with the westerly limit of the roadway known as Legion Drive. O. Reg. 198/75, s. 6, part.

Schedule 53

HIGHWAY NO. 620

1. On the south side of that part of the King's Highway known as No. 620 in the Township of Wollaston in the County of Hastings beginning at a point situate 700 feet measured easterly from its intersection with the centre line of the road allowance in Lot 16 in Concession 9 and extending easterly therealong for a distance of 125 feet. O. Reg. 198/75, s. 6, part.

THE HIGHWAY TRAFFIC ACT

O. Reg. 199/75. Load Limits. Made—March 12th, 1975. Filed—March 18th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 77/75 MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Schedule 2 to Ontario Regulation 77/75 is amended by adding thereto the following paragraph:
- 35a. All of that part of the King's Highway known as No. 124.

(5055)

14

THE HIGHWAY TRAFFIC ACT

O. Reg. 200/75. Load Limits. Made—March 12th, 1975. Filed—March 18th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 77/75 MADE UNDER THE HIGHWAY TRAFFIC ACT

- Clause b of paragraph 16 of Schedule 2 to Ontario Regulation 77/75 is revoked and the following substituted therefor:
 - (b) from Sturgeon Falls northerly town limit to that part of the King's Highway known as No. 539.

(5056)

14

THE CEMETERIES ACT

O. Reg. 201/75. Closings and Removals. Made—March 12th, 1975. Filed—March 18th, 1975.

REGULATION TO AMEND
REGULATION 79 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CEMETERIES ACT

 Regulation 79 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

(5054)

14

Schedule 35

STAUDT FARMS LIMITED

That tract of land situate in the Township of Mersea in the County of Essex, being composed of the south three-quarters of the east one-half of Lot 236 north of the Talbot Road west and containing seventy-five acres, more or less, saving and excepting thereout and therefrom the right-of-way of the Chesapeake & Ohio Railway Company (formerly Pere Marquette Railway). O. Reg. 201/75, s. 1.

(5071)

THE CONSUMER REPORTING ACT, 1973

O. Reg. 202/75. General. Made—March 12th, 1975.

Filed—March 18th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 251/74 MADE UNDER THE CONSUMER REPORTING ACT, 1973

1. Ontario Regulation 251/74 is amended by adding thereto the following section:

3a. A person providing counselling service in respect of consumer credit and who is receiving public money under *The Ministry of Community and Social Services Act* for that purpose is exempt from the Act. O. Reg. 202/75, s. 1.

(5072)

14

THE PLANNING ACT

O. Reg. 203/75.

Restricted Areas—County of Norfolk, Township of Charlotteville. Made—March 10th, 1975. Filed—March 18th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 286/73 MADE UNDER THE PLANNING ACT

- Section 37 of Ontario Regulation 286/73, as remade by section 1 of Ontario Regulation 901/74, is revoked and the following substituted therefor:
- 37. Notwithstanding any other provision of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected and used on each of the lands described in Schedules 8, 9, 17, 19, 20, 21, 22, 28, 33, 34, 35, 38, 39, 40, 41, 42,

43, 44, 45, 46, 47 and 51, provided the provisions of section 15 and the following requirements are met:

Minimum front yard 25 feet

Minimum side yard 10 feet

Minimum rear yard 25 feet

Minimum ground floor area for dwelling

1,000 square feet

Maximum lot coverage for dwelling

15 per cent

Maximum height of dwelling

two and one-half storeys

O. Reg. 203/75, s. 1.

- 2. The said Regulation is amended by adding thereto the following sections:
- 54. Notwithstanding any other provision of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in Schedule 50, provided the provisions of section 15 and the following requirements are met:

Minimum front yard 132 feet

Minimum side yard 80 feet

Minimum rear yard 25 feet

Minimum ground floor area for dwelling

1,000 square feet

Maximum lot coverage for dwelling 15 r

15 per cent

Maximum height of dwelling

two and one-half storeys

O. Reg. 203/75, s. 2, part.

- 55. Notwithstanding any other provision of this Order, the existing single-family dwelling and buildings and structures accessory thereto may be used for residential purposes on the lands described in Schedule 52. O. Reg. 203/75, s. 2, part.
 - 3. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 50

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Charlotteville in the County of Norfolk, being composed of the northwesterly part of the southern three-quarters of Lot 15 in Concession III, more particularly described as follows:

Beginning at a place on the westerly limit of the said Lot at a distance of 1,146.42 feet on a course of south 30° east from the northwesterly angle of the said Lot, and being the southwesterly angle of the land described in an Instrument registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 2693.

Thence south 30° east 1,383.36 feet to a stone set;

Thence north 60° east 1,732.50 feet, more or less, to the easterly limit of the land conveyed by the late Colonel Walter Anderson to John Anderson and registered in the said Registry Office as Instrument Number 20372;

Thence along the centre of a private way or road, 30 feet in width, north 30° west, 723.36 feet;

Thence south 60° west, 330 feet;

Thence north 30° west, 660 feet to the southerly limit of the land described in Instrument Number 2693;

Thence south 60° west, 1,412.40 feet to the place of beginning. O. Reg. 203/75, s. 3, part.

Schedule 51

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Charlotteville in the County of Norfolk, being Part 1 according to a Plan registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 37R-428. O. Reg. 203/75, s. 3, part.

Schedule 52

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Middleton in the County of Norfolk, being composed of part of Lot 186 in Concession I South of the Talbot Road, being Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 37R-445. O. Reg. 203/75, s. 3, part.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 10th day of March, 1975.

THE PLANNING ACT

O. Reg. 204/75.

Restricted Areas—County of Norfolk, Township of South Walsingham. Made—March 10th, 1975. Filed—March 18th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 289/73 MADE UNDER THE PLANNING ACT

- Ontario Regulation 289/73 is amended by adding thereto the following sections:
- **42.** Notwithstanding any other provision of this Order, one building for the incubation of ducks and geese and buildings and structures accessory thereto may be used on the lands described in Schedule 16. O. Reg. 204/75, s. 1, part.
- **43.** Notwithstanding any other provision of this Order, the land described in Schedule 17 may be used for the storage of trucks. O. Reg. 204/75, s. 1, part.
 - 2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 16

That parcel of land situate in the Township of Norfolk in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of South Walsingham in the County of Norfolk, being composed of part of Lot 7 in Concession B, more particularly described as Part I on a Reference Plan deposited in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 37R-440. O. Reg. 204/75, s. 2, part.

Schedule 17

That parcel of land situate in the Township of Norfolk in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of South Walsingham in the County of Norfolk, being more particularly described as follows:

Beginning at a place 900.2 feet west of the northeasterly angle of Lot 8 in Concession A, the said place of beginning being the northeasterly angle of the lands and premises more particularly described in an Instrument registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 286756;

Thence south 00° 03' east, 295 feet;

Thence south 60.00° west, 220 feet;

Thence in a southerly direction along the easterly shore of Big Creek, 220 feet;

Thence north 60.00° east, 193.5 feet;

Thence north 20° 26′ 30″ east, 130 feet to a point;

Thence north in a straight line to a point 30 feet easterly along the northerly limit of the said Lot from the place of beginning;

Thence south 60° west, 30 feet to the place of beginning. O. Reg. 204/75, s. 2, part.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 10th day of March, 1975.

(5074)

THE HEALTH INSURANCE ACT, 1972

O. Reg. 205/75. General. Made—March 12th, 1975. Filed—March 18th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

- Subsection 3 of section 43 of Ontario Regulation 323/72 is revoked and the following substituted therefor:
- (3) Except where medical complications exist that justify the use of hospital facilities or the patient suffers from cerebral palsy or is a mentally retarded child, dental extractions are not an insured service either with respect to payment for the procedure or the cost of the hospital component where seven or fewer erupted teeth are to be extracted. O. Reg. 205/75, s. 1.

(5075)

THE LOCAL ROADS BOARDS ACT

O. Reg. 206/75. Establishment of Local Roads Areas. Made—March 14th, 1975. Filed—March 18th, 1975.

REGULATION TO AMEND REGULATION 571 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Schedule 49 to Regulation 571 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 49

FENWICK, PENNEFATHER AND VANKOUGHNET LOCAL ROADS AREA

All those portions of the townships of Fenwick, Pennefather and Vankoughnet in the Territorial District of Algoma, shown outlined on Ministry of Transportation and Communications Plan N-919-4, filed in the office of the Registrar of Regulations at Toronto as Number 1871. O. Reg. 206/75, s. 1.

 Schedule 147 to the said Regulation, as remade by section 1 of Ontario Regulation 19/72, is revoked and the following substituted therefor:

Schedule 147

DRAYTON RESERVE LOCAL ROADS AREA

All those portions of the Township of Drayton in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-633-B3, filed in the office of the Registrar of Regulations at Toronto as Number 1872. O. Reg. 206/75, s. 2.

3. Schedule 160 to the said Regulation is revoked and the following substituted therefor:

Schedule 160

SCOLLARD LOCAL ROADS AREA

All those portions of the Township of Scollard in the Territorial District of Sudbury and that portion of the Township of Falconer in the Territorial District of Nipissing, shown outlined on Ministry of Transportation and Communications Plan N-1393-2, filed in the office of the Registrar of Regulations at Toronto as Number 1873. O. Reg. 206/75, s. 3.

4. Schedule 209 to the said Regulation, as made by Ontario Regulation 563/72, is revoked and the following substituted therefor:

Schedule 209

MUTRIE LOCAL ROADS AREA

All those portions of the Township of Mutrie in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-485-2, filed in the office of the Registrar of Regulations at Toronto as Number 1874. O. Reg. 206/75, s. 4.

JOHN R. RHODES

Minister of Transportation
and Communications

Dated at Toronto, this 14th day of March, 1975.

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(5076)

14

THE PLANNING ACT

O. Reg. 207/75.

Restricted Areas—All Lands within the Township of Mersea in the County of Essex. Made—March 17th, 1975. Filed—March 20th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 276/74 MADE UNDER THE PLANNING ACT

- Ontario Regulation 276/74 is amended by adding thereto the following section:
- 8. Notwithstanding any other provision of this Order, an extension not exceeding a total floor area of 2,625 square feet may be attached to the carpet barn now existing on the land described in Schedule 3. O. Reg. 207/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 3

That parcel of land situate in the Township of Mersea in the County of Essex, being composed of part of Lot 7 in Concession IV, more particularly described as follows:

Beginning at a place in the eastern limit of the road between lots 6 and 7 in the said Concession IV at a distance of 1,716 feet measured southerly in that eastern limit from the southern limit of the road between concessions IV and V;

Thence easterly at right angles to the said eastern limit a distance of 250 feet to a point;

Thence northerly and parallel to that eastern limit a distance of 150 feet to a point;

Thence westerly at right angles to the said eastern limit a distance of 250 feet to a point in that eastern limit:

Thence southerly following the said eastern limit a distance of 150 feet to the place of beginning. O. Reg. 207/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 17th day of March, 1975.

(5077)

14

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 208/75.

Designations—Trans-Canada Highway-Orillia to Manitoba Boundary. Made—March 12th, 1975. Filed—March 20th, 1975.

REGULATION TO AMEND
REGULATION 402 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC TRANSPORTATION
AND HIGHWAY IMPROVEMENT ACT

 Regulation 402 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 82

In the Township of Tarbutt Additional in the District of Algoma being,

- (a) part of lots 1 to 10, both inclusive, in Concession 5; and
- (b) part of lots 1 to 10, both inclusive, in Concession 6.

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-2249-26, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 31st day of January, 1975.

4.98 miles, more or less.

O. Reg. 208/75, s. 1.

14

(5078)

249

THE PLANNING ACT

O. Reg. 209/75.

Order made under section 29a of The Planning Act. Made-March 19th, 1975. Filed—March 21st, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of The Planning Act or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Town of Whitchurch-Stouffville in The Regional Municipality of York, formerly in the Township of Whitchurch in the County of York, being composed of part of Lot 26 in Concession III of the said Town, more particularly described as follows:

Premising that the southerly limit of said Lot 26 has a bearing north 72° 39' east and relating all bearings herein thereto:

Beginning at a point in the said southerly limit distant 2,240.62 feet measured south 72° 39' west therealong from the southeast angle of said Lot 26;

Thence south 72° 39' west along the said southerly limit a distance of 150 feet:

Thence north 17° 21' west a distance of 581 feet;

Thence north 72° 39' east a distance of 150 feet;

Thence south 17° 21' east a distance of 581 feet to the point of beginning. O. Reg. 209/75, s. 1.

> DONALD R. IRVINE Minister of Housing

Dated at Toronto, this 19th day of March, 1975.

(5079)

THE PLANNING ACT

O. Reg. 210/75.

Order made under section 29a of The Planning Act. Made-March 19th, 1975. Filed-March 21st, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of The Planning Act or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Wainfleet in The Regional Municipality of Niagara, formerly in the Township of Wainfleet in the County of Welland, and being composed of part of Lot 52 in Concession VII of the said Township, more particularly described as follows:

Beginning at a point where the northerly limit of the River Road running through said Lot intersects the easterly limit thereof;

Thence northerly along the easterly limit to the southerly limit of the Chippewa Creek;

Thence westerly upstream along the southerly limit of said creek 195 feet in a perpendicular measurement from the easterly boundary of said

Thence southerly and parallel to the easterly limit of said Lot to the northerly limit of said River Road:

Thence easterly along the northerly limit of said River Road to the place of beginning. O. Reg. 210 /75, s. 1.

> DONALD R. IRVINE Minister of Housing

Dated at Toronto, this 19th day of March, 1975.

14

(5080)

THE PLANNING ACT

O. Reg. 211/75.

Restricted Areas—All lands within the Township of Ramsay in the County of Lanark. Made—March 19th, 1975. Filed—March 21st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 304/74 MADE UNDER THE PLANNING ACT

- Ontario Regulation 304/74 is amended by adding thereto the following section:
- 6. Notwithstanding any other provision of this Order, buildings for the sale and storage of agricultural supplies may be erected and used for the sale and storage of agricultural supplies on the land described in Schedule 1 provided the following requirements are met:

Minimum front yard 75 feet

Minimum side yard 40 feet on each side

Minimum rear yard 40 feet

Maximum total floor area of all buildings

7,500 square feet

Maximum height of each building

25 feet

O. Reg. 211/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Township of Ramsay in the County of Lanark, being composed of those parts of lots 53 and 54 of a Plan registered in the Land Registry Office for the Registry Division of Lanark North (No. 26) as Number 909, being Part 1 according to a Plan deposited in the said Land Registry Office as Number 26R-295. O. Reg. 211/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 19th day of March, 1975.

(5081)

THE PLANNING ACT

O. Reg. 212/75.

Restricted Areas—County of Ontario, Township of Pickering. Made—March 17th, 1975. Filed—March 21st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 102/72 MADE UNDER THE PLANNING ACT

- Ontario Regulation 102/72 is amended by adding thereto the following sections:
- 33. Notwithstanding any other provision of this Order, a single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in Schedule 20, provided the following requirements are met:

Minimum front yard 50 feet

Minimum side yard 10 feet on one side and

4 feet on the other side

Minimum rear yard 50 feet

Minimum total floor

area of dwelling 1,200 square feet

Maximum height of

dwelling 35 feet

O. Reg. 212/75, s. 1, part.

34. Notwithstanding any other provision of this Order, a single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in Schedule 21, provided the following requirements are met:

Minimum front yard 25 feet

Minimum side yard 10 feet on one side and

4 feet on the other side

Minimum rear yard 25 feet

O. Reg. 212/75, s. 1, part.

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 20

That tract of land situate in the Town of Pickering in The Regional Municipality of Durham, formerly in the Township of Pickering in the County of Ontario, being composed of part of Lot 10 in Concession VIII, more particularly described as follows:

Premising that the westerly limit of the said Lot has a bearing of north 17° 22′ west and relating all bearings herein thereto;

Beginning at a place in the southerly limit of the road allowance as widened by an Instrument registered in the Land Registry Office for the Registry Division of Ontario (No. 40) as Number 193-558, distant 570 feet measured north 73° 54′ 30″ east therein from the intersection of the said southerly limit with the westerly limit of Lot 10, the said intersection being distant 17 feet measured south 17° 22′ east along the said westerly limit from the northwesterly angle thereof;

Thence north 73° 54′ 30″ east along the said southerly limit, a distance of 419.63 feet to a point;

Thence north 16° 5′ 30" west along the said southerly limit, a distance of 7 feet to a point;

Thence north 73° 54′ 30″ east continuing along the said southerly limit, a distance of 80.7 feet to a point distant 187 feet measured westerly along the said line from the intersection with the easterly limit of the said Lot 10;

Thence south 17° 52' east, a distance of 389.58 feet to a point;

Thence north 73° 54′ 30″ east, a distance of 187.00 feet to a point in the easterly limit of the said Lot 10;

Thence north 18° 22' east along the said easterly limit, a distance of 393.5 feet to a point;

Thence south 71° 25' west along a fence, a distance of 633.85 feet to a point;

Thence north 21° 54′ 10″ west, a distance of 807.39 feet to the place of beginning. O. Reg. 212/75, s. 2, part.

Schedule 21

That parcel of land situate in the Town of Ajax in The Regional Municipality of Durham, formerly in the Township of Pickering in the County of Ontario, being composed of part of Lot 11 in Concession III, more particularly described as follows:

Beginning at the southeast corner of the said Lot at an iron bar planted thereon;

Thence north 17° 28' west along the easterly limit of the said Lot, being also the westerly limit of the road allowance between lots 10 and 11, a distance of 1,089 feet to an iron bar;

Thence south 71° 36′ 30″ west, a distance of 480 feet to an iron bar:

Thence south 17° 28' east, a distance of 1,089 feet to an iron bar planted in the southerly limit of the said Lot 11, being also the northerly limit of the road allowance between concessions II and III;

Thence north 71° 26′ 30″ east along the said southerly limit, a distance of 480 feet to the place of beginning. O. Reg. 212/75, s. 2, part.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 17th day of March, 1975.

(5082)

Publications Under The Regulations Act

April 12th, 1975

THE RETAIL SALES TAX ACT

O. Reg. 213/75. General. Made-March 19th, 1975. Filed-March 24th, 1975.

REGULATION TO AMEND REGULATION 785 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE RETAIL SALES TAX ACT

- 1. Paragraph 56 of section 1 of Regulation 785 of Revised Regulations of Ontario, 1970 is revoked and the following substituted there-
- 56. "returnable container" means a container belonging to a class of containers with respect to which, at the time of the sale of any such container together with the contents thereof to a purchaser, a specifically identified sum is usually charged and paid upon the express or implied undertaking of the vendor, or of the manufacturer or distributor of the container or its contents, that, upon delivery of that container to such vendor, manufacturer or distributor, or to the agent of any of them, the sum charged to the purchaser with respect to such container will be paid to the purchaser;
- 2.—(1) Subsection 1 of section 16 of the said Regulation is revoked and the following substituted therefor:
- (1) Every person who purchases a returnable container for use as the container of a product produced or manufactured by such person shall pay the tax imposed by the Act upon the fair value of such returnable container so purchased by him, unless the returnable container so purchased has previously been sold together with its contents to some other purchaser. O. Reg. 213/75, s. 2 (1).
 - (2) Subsection 3 of the said section 16 is revoked and the following substituted therefor:
- (3) Except as provided in subsection 1, the specifically identified sum that is usually charged (5084)

and paid with respect to a returnable container to encourage its return, re-use or recovery is not subject to tax when the returnable container is sold, whether with or without contents. O. Reg. 213/75, s. 2 (2).

15 (5083)

THE PLANNING ACT

O. Reg. 214/75. Restricted Areas-Improvement District of Temagami. Made-March 19th, 1975. Filed-March 24th, 1975.

REGULATION TO AMEND REGULATION 667 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT

- 1. Subsections 5 and 6 of section 3 of Regulation 667 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 939/74, are revoked and the following substituted therefor:
- (5) Notwithstanding subsection 1, a two-storey building containing a dining lounge, a liquor lounge and living quarters may be erected and used on the lands registered as parcel 2656 in the Register for Nipissing Leasehold in the Land Registry Office for the Land Titles Division of Nipissing (No. 36).
- (6) Notwithstanding subsection 1, a single-family dwelling and building and structures accessory thereto may be erected and used on Parcel 14507 Nipissing, being Lot 450 as shown on a Plan registered in the Land Registry Office for the Land Titles Division of Nipissing (No. 36) as Number M-66. O. Reg. 214/75, s. 1.

G. M. FARROW Executive Director. Plans Administration Division, Ministry of Housing

Dated at Toronto, this 19th day of March, 1975.

15

THE PLANNING ACT

O. Reg. 215/75.

Restricted Areas—County of Kent, Township of Raleigh. Made—March 19th, 1975. Filed—March 24th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 12/73 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 12/73 is amended by adding thereto the following section:
- 17. Notwithstanding any other provision of this Order, a freight transport terminal with a total floor area of not more than 13,000 square feet may be erected and used as a freight transport terminal on the land described in Schedule 11. O. Reg. 215/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 11

That parcel of land situate in the Township of Raleigh in the County of Kent, being composed of that part of Lot 17 in Concession IV as described in an Instrument registered in the Land Registry Office for the Registry Division of Kent (No. 24) as Number 154158, more particularly described as follows:

Beginning where a stone has been planted at the water's edge of the River Thames and on the line between lots 17 and 18 in the said Concession IV;

Thence southerly along the said line 85 chains, 2 links to a stone monument on the northerly limit of the road allowance between concessions IV and V;

Thence westerly along the said northerly limit 14 chains, 38 links to a stone monument planted on the northerly limit of the right-of-way of the Grand Trunk Railway Company;

Thence westerly along the northerly limit of the said right-of-way I chain, 3 links to a stone monument;

Thence north 41° west 73 chains, 43 links to a stone monument;

Thence north 30° 29′ west, 15 chains, 70 links to a stone monument at the water's edge of the River Thames;

Thence northeasterly along that water's edge to the place of beginning;

Excepting the allowance for railway of the Canadian Pacific Railway Company as referred to in the said Instrument, and also excepting that portion of the land conveyed to the Corporation of the County of Kent by a Deed registered in the said Registry Office as Number 102993 for the Township of Raleigh. O. Reg. 215/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 19th day of March, 1975.

(5085)

15

THE PLANNING ACT

O. Reg. 216/75.

Restricted Areas—County of Norfolk, Township of Townsend. Made—March 19th, 1975. Filed—March 25th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 290/73 MADE UNDER THE PLANNING ACT

- 1. Section 39 of Ontario Regulation 290/73, as remade by section 2 of Ontario Regulation 908/74, is revoked and the following substituted therefor:
- 39. Notwithstanding any other provision of this Order, a single-family dwelling and buildings and structures accessory thereto may be erected and used on each of the lands described in Schedules 31, 32, 36, 39, 44, 45, 46, 47, 50, 57, 58 and 59, provided the requirements of section 8 and the following provisions are met:

Minimum front yard 50 feet

Minimum side yard 10 feet

Minimum rear yard 25 feet

Minimum total

floor area 1,200 feet

Maximum percentage of lot area occupied by dwelling

15 per cent

Maximum height of dwelling

two and one-half storeys

O. Reg. 216/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedules:

Schedule 57

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Townsend in the County of Norfolk, being composed of part of Lot 16 in Concession VII in the said City, more particularly described as follows:

The bearings contained herein are assumed to be astronomic and are referred to a meridian longitude 80° 14′ $52\frac{1}{2}''$ west;

Beginning at an iron bar planted on the southerly limit of the said Lot 16 at a distance of 200 feet easterly from the southwesterly angle of the said Lot;

Thence easterly along the said southerly limit to the intersection of that limit with the centre line dividing the east half and the west half of the said Lot;

Thence northerly along the said centre line to the intersection of that centre line with the line dividing the north half and the south half of the said Lot;

Thence easterly along the said centre line to the easterly limit of the said Lot;

Thence northerly along that easterly limit to the northeasterly angle of the said Lot;

Thence westerly along the northerly limit of the said Lot to the northwesterly limit of the said Lot;

Thence southerly along the westerly limit of the said Lot to a point on that westerly limit 209 feet and eight-tenths of a foot from the southwesterly angle of the said Lot, which point is marked by an iron bar planted;

Thence north $78^{\circ}\ 24'\ 30''$ east 200 feet to an iron bar planted;

Thence south 15° 45′ 30″ west 210 feet to the place of beginning. O. Reg. 216/75, s. 2, part.

Schedule 58

That parcel of land situate in the City of Nanti-coke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Townsend in the County of Norfolk, being composed of part of Lot 15 in Concession XI in the said City on a Plan deposited in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 37R-342. O. Reg. 216/75, s. 2, part.

Schedule 59

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Townsend in the County of Norfolk, being composed of part of Lot 15 in Concession XII in the said City on a Plan deposited in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 37R-342. O. Reg. 216/75, s. 2, part.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 19th day of March, 1975.

(5087)

THE PLANNING ACT

O. Reg. 217/75.
Restricted Areas—County of Norfolk,
Township of Woodhouse.
Made—March 19th, 1975.
Filed—March 25th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 291/73 MADE UNDER THE PLANNING ACT

- Section 28 of Ontario Regulation 291/73, as remade by section 1 of Ontario Regulation 59/75, is revoked and the following substituted therefor:
- 28. Notwithstanding any other provision of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected and used for residential purposes on the lands described in each of Schedules 13, 14, 15, 19, 21, 24 and 26, provided the requirements of section 9 and the following provisions are met:

Minimum front yard 50 feet

Minimum side yard 25 feet

Minimum rear yard 50 feet

Maximum area of lot to be covered by dwelling

15 per cent

Minimum total floor area for dwelling

1,100 square feet

Maximum height of dwelling

two and one-half storeys

O. Reg. 217/75, s. 1.

- Section 29 of the said Regulation, as remade by section 1 of Ontario Regulation 833/74, is revoked and the following substituted therefor:
- 29. Notwithstanding any other provision of this Order, a single-family dwelling and buildings and structures accessory thereto may be erected and used for residential purposes on each of the lands described in Schedules 16, 18, 23, 27 and 28. O. Reg. 217/75, s. 2.
 - 3. The said Regulation is amended by adding thereto the following Schedules:

Schedule 26

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Woodhouse in the County of Norfolk, being composed of part of Lot 2 in the Gore in the said City on a Reference Plan deposited in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 37R-261. O. Reg. 217/75, s. 3, part.

Schedule 27

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Woodhouse in the County of Norfolk, being composed of part of Lot 9 in the Gore in the said City on a Reference Plan deposited in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 37R-424. O. Reg. 217/75, s. 3, part.

Schedule 28

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Woodhouse in the County of Norfolk, being composed of Lot 8, Concession VI in the said City on a Reference Plan deposited in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 289. O. Reg. 217/75, s. 3, part.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 19th day of March, 1975.

(5088)

THE PLANNING ACT

O. Reg. 218/75.

Restricted Areas—County of Frontenac, Township of Bedford. Made—March 25th, 1975. Filed—March 26th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF FRONTENAC, TOWNSHIP OF BEDFORD

- 1. In this Regulation, "lot" means a parcel of land described in a deed or other document legally capable of conveying title to land, or shown as a lot or block on a registered plan of subdivision. O. Reg. 218/75, s. 1.
- 2. This Regulation applies to all of the lands in the Township of Bedford in the County of Frontenac. O. Reg. 218/75, s. 2.
- 3. No land shall be used and no building or structure shall be erected or used for residential purposes except in accordance with the terms of this Regulation, but nothing in this Regulation prevents,
 - (a) the use of any land, building or structure if the land, building or structure was lawfully used on the day this Regulation comes into force, and if the same use is continued;
 - (b) the erection or use of any building or structure the plans for which have, prior to the day this Regulation comes into force, been approved by the municipal building inspector;
 - (c) the repair or reconstruction of any building or structure that is damaged or destroyed subsequent to the day this Regulation comes into force if the dimensions of the original building or structure are not increased;
 - (d) the strengthening or restoration to a safe condition of any building or structure or part of any building or structure; or
 - (e) the enlargement or extension of a building or structure used for residential purposes on the day this Regulation comes into force. O. Reg. 218/75, s. 3.
- 4. A building or structure may be erected and used for residential purposes if the building or structure is located on a lot having a minimum area of twenty-five acres and if there is no other building or structure on the lot erected or used for residential purposes. O. Reg. 218/75, s. 4.

DONALD R. IRVINE
Minister of Housing

15

Dated at Toronto, this 25th day of March, 1975.

(5089)

15

THE PLANNING ACT

O. Reg. 219/75.

Restricted Areas—Part of the District of Thunder Bay. Made—March 24th, 1975. Filed—March 26th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—PART OF THE DISTRICT OF THUNDER BAY

INTERPRETATION

1. In this Order.

- (a) "accessory", when used to describe a use, building or structure means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot, but an accessory building or structure in conjunction with a cottage includes only a guest house, boat house, storage shed and steam bath;
- (b) "agricultural use" means the use of any land, building or structure for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry raising, bee-keeping and such uses as are customarily and normally related to agriculture;
- (c) "commercial use" means the use of any land, building or structure for the purposes of buying and selling of commodities and supplying of services;
- (d) "cottage" means a dwelling used for recreational purposes that is not used for continuous year-round habitation;
- (e) "dwelling" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from the outside of the building or from a common hallway or stairway inside the building;
- (f) "family" means,
 - (i) a person,
 - (ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or

- (iii) not more than five persons not interrelated as set out in subclause ii, living as a housekeeping unit in one dwelling;
- (g) "floor area" means the total area of all floors contained within the outside walls of a building excluding, in the case of a dwelling, the total floor areas of a private garage, porch, verandah, unfinished attic, basement and cellar;
- (h) "frontage" means the width of a lot measured along a straight line twenty feet back from and parallel to a line joining the intersections of the two side lot lines with the front lot line;
- (i) "front lot line" means the lot line that divides the lot from the lake, river or street upon which it abuts;
- (j) "front yard" means a yard extending across the full width of a lot on which a building or structure is situate, and extending from the front lot line to the nearest point on the wall of the building or structure that is nearest to the front lot line:
- (k) "guest house" means a building without cooking facilities that is accessory to a cottage and is used only for sleeping accommodation purposes;
- (l) "health authority" means a medical officer
 of health or any branch of any ministry
 of the Province of Ontario that has the
 responsibility for approving waste and
 water systems;
- (m) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials and not more than 25 per cent of the total floor area is used for home occupation, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, and

- b. in the case of a dentist. physician or veterinarian, a staff of one person;
- (n) "industrial use" means the use of any land, building or structure for the purpose of manufacturing, assembling, making, preparing, inspecting, ornamenting, finishing, treating, altering, repairing, warehousing or storing or adapting for sale of any equipment, goods, substance, article or thing, or any part thereof;
- (o) "lot" means a parcel of land,
 - (i) described in a deed or other document legally capable of conveying an interest in land, or
 - (ii) shown as a lot or block on a registered plan of subdivision;
- (b) "lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings situate on the lot;
- (q) "rear lot line" means the lot line opposite the front lot line:
- (r) "rear yard" means a yard extending across the full width of a lot upon which a building or structure is situate and extending from the rear lot line to the nearest point on the wall of the building or structure that is nearest to the rear lot line;
- (s) "road" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or a local roads board:
- (t) "side lot line" means a lot line other than a front or rear lot line;
- (u) "side yard" means a yard extending from the front yard to the rear yard of a lot upon which a building or structure is situate and extending from the side lot line to the nearest point on the wall of the building or structure that is nearest to the side lot line:
- (v) "single-family" when used to describe a dwelling or cottage means a separate building containing only one dwelling;
- (w) "yard" means the area on a lot unoccupied by a building or structure. O. Reg. 219/75, s. 1.

APPLICATION

2. This Order applies to all of the lands within the Territorial District of Thunder Bay described | structure incidental to construction on the lot where

in Schedule 1 excluding those lands contained within the limits of a municipality on the date this Order comes into force. O. Reg. 219/75, s. 2.

PART I

GENERAL

- 3.-(1) No land shall herafter be used and no building or structure shall hereafter be erected, enlarged or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for that purpose on the day this Order comes into force so long as it continues to be used for that purpose.
- (2) No accessory building or structure, other than a guest house, shall be used for human habitation. O. Reg. 219/75, s. 3.

REBUILDING AND REPAIRS

- 4.—(1) Nothing in this Order prevents the reconstruction or repair of any building or structure that is damaged or destroyed by causes beyond the control of the owner subsequent to the date this Order comes into force provided that,
 - (a) the dimensions of the original building or structure are not increased;
 - (b) the original use of the original building or structure is not altered; and
 - (c) the prior approval of the health authority is obtained.
- (2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part thereof provided that,
 - (a) the dimensions of the original building or structure are not increased;
 - (b) the original use of the original building or structure is not altered; and
 - (c) the prior approval of the health authority is obtained. O. Reg. 219/75, s. 4.

LOTS TO FRONT ON ROADS

5. Except on lots which are approved by the Minister for single-family cottages and accessible only by water, no person shall erect any building or structure on the lands to which this Order applies unless the land upon which such building or structure is to be erected fronts upon a road. O. Reg. 219/75,

TEMPORARY USES

6. A tool shed, scaffold or other building or

it is situate may be maintained on such lot as long as is necessary for such work but this section ceases to apply where there is an abandonment or completion of such work. O. Reg. 219/75, s. 6.

EXISTING BUILDINGS ON LOTS WITH INADEQUATE LOT REQUIREMENTS

7. Any single-family dwelling that has been erected prior to the date this Order comes into force upon a lot with less than the minimum lot frontage or area required by this Order, may be enlarged if there is compliance with all other applicable provisions of this Order and if there is approval of the health authority. O. Reg. 219/75, s. 7.

HEIGHT RESTRICTIONS

8. Nothing in this Order applies to limit the height of a church spire, belfry, flagpole, clock tower, chimney, water tank, radio or television antenna, barn or silo. O. Reg. 219/75, s. 8.

LOTS ABUTTING NAVIGABLE WATERS

9. Where a lot abuts navigable waters, accessory buildings or structures, except a guest house, may be erected up to those portions of the lot boundary that so abut. O. Reg. 219/75, s. 9.

PART II

PERMITTED USES

- 10. Every use of land and every erection or use of buildings or structures within the lands described in Schedule 1 is prohibited except,
 - (a) agricultural uses;
 - (b) home occupations in dwellings which are buildings otherwise permitted by this Order:
 - (c) uses, buildings or structures existing on the date that this Order comes into force:
 - (d) uses, buildings or structures accessory to any of the permitted uses in this section:
 - (e) a single-family cottage within the area designated "Recreational Development Uses" in the Official Plan for The Lakehead Planning Area lodged in the office of the clerk of The Corporation of the City of Thunder Bay upon a lot within a registered plan of subdivision or upon a lot created by consent of the Minister, provided the lot was created for cottage purposes and that the prior approval of the health authority is obtained;
 - (f) enlargements or extensions to any singlefamily dwelling or single-family cottage

existing on the date this Order comes into force provided there is compliance with all other applicable provisions of this Order and provided the prior approval of the health authority is obtained;

- (g) the enlargement of any existing commercial or industrial use or building or structure provided,
 - (i) the prior approval of the health authority is obtained,
 - (ii) the lot is not within a registered plan of subdivision approved for residential use,
 - (iii) the lot coverage does not exceed 50 per cent as of the day this Order comes into force, and
 - (iv) there is adequate off-street parking space available. O. Reg. 219/75, s. 10.
- 11. Requirements for single-family cottages together with any buildings or structures accessory thereto are established as follows:

Minimum lot area 1 acre

Minimum lot frontage 150 feet

Maximum lot coverage 15 per cent

Minimum front yard 25 feet

Maximum height

Minimum rear yard 25 feet

Minimum side yard 10 feet on one side and 5 feet on the other side

40 feet

O. Reg. 219/75, s. 11.

12. Single-family cottages existing on the date this Order comes into force and buildings and structures accessory thereto may be extended or enlarged provided the extended or enlarged buildings and structures meet the following requirements:

Minimum lot area 15,000 square feet

Minimum lot frontage 100 feet

Maximum lot coverage 30 per cent

Maximum height 40 feet

Minimum front yard 25 feet

Minimum rear yard 25 feet

Minimum side yard 10 feet on one side and 5 feet on the other side

O. Reg. 219/75, s. 12

13. Commercial or industrial buildings existing on the date this Order comes into force and buildings and structures accessory thereto, may be extended or enlarged provided the extended or enlarged buildings and structures meet the following requirements:

Minimum lot area 1 acre

Minimum lot frontage 150 feet

Maximum lot coverage 50 per cent

Minimum front yard 50 feet

Minimum rear yard 25 feet

Minimum side yard 15 feet on each side

O. Reg. 219/75, s. 13.

Schedule 1

In the Territorial District of Thunder Bay, being composed of the following geographic townships:

- 1. Pearson
- 2. Scoble

O. Reg. 219/75, Sched. 1.

Donald R. Irvine
Minister of Housing

Dated at Toronto, this 24th day of March, 1975.

(5090)

THE LAW SOCIETY ACT

O. Reg. 220/75.
Admission of Members.
Made—May 17th, 1974.
Approved—March 19th, 1975.
Filed—March 26th, 1975.

REGULATION TO AMEND
REGULATION 556 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE LAW SOCIETY ACT

- (1) Subsection 1 of section 3 of Regulation 556 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 160/73, is revoked and the following substituted therefor:
- (1) In section 4, "active practice of law" in a province or territory of Canada includes service

in a legal capacity with a department or agency of the Government of Canada in any part of Canada or with the Judge Advocate General's Branch of the Canadian Armed Forces. O. Reg. 220/75, s. 1 (1).

- (2) Subsection 2 of the said section 3, exclusive of the clauses, as remade by section 1 of Ontario Regulation 160/73, is revoked and the following substituted therefor:
- (2) In this section and in section 4,
- 2. Section 5 of the said Regulation, and the heading to the said section 5, as remade by section 1 of Ontario Regulation 160/73, are revoked. O. Reg. 220/75, s. 2.
- 3.—(1) Subsections 4 and 5 of section 26 of the said Regulation are revoked and the following substituted therefor:
- (4) The Bar Admission Course shall consist of,
 - (a) service under articles of clerkship for twelve consecutive months within the eighteenmonth period preceding entry into the teaching part of the Course described in clause b; and
 - (b) the teaching part of the Course consisting of practical training, lectures and tutorial groups for a period of up to six months.
- (4a) The Bar Admission Course shall be completed by every student-at-law within the five-year period commencing at graduation from a law course in a university in Canada approved by Convocation.
- (4b) The Legal Education Committee of the Society in any case involving exceptional circumstances may modify the requirements of subsections 4 and 4a.

ADMISSION

- (5) The academic qualification for admission to the Bar Admission Course as a student-at-law is graduation from a law course in a university in Canada which is approved by Convocation. O. Reg. 220/75, s. 3 (1).
 - (2) Subsection 6 of the said section 26, as remade by section 2 of Ontario Regulation 160/73, is revoked and the following substituted therefor:
- (6) The qualifications for admission to the Bar Admission Course for an applicant from the Province of Quebec who does not qualify to proceed under

subsection 2 of section 4 are those prescribed by subsection 3 of section 4. O. Reg. 220/75, s. 3 (2).

Made by Convocation on the 17th day of May, 1974.

THE LAW SOCIETY OF UPPER CANADA:

STUART THOM Treasurer

KENNETH JARVIS Secretary

(5091)

15

THE ONTARIO GAZETTE

THE REGISTRY ACT

O. Reg. 221/75. Registry Divisions. Made-March 19th, 1975. Filed-March 26th, 1975.

REGULATION TO AMEND REGULATION 779 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE REGISTRY ACT

- 1. Regulation 779 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 25. Effective the 1st day of April, 1975, that part of the Registry Division of Bruce described in Schedule 20 is annexed to the Registry Division of Grey South. O. Reg. 221 /75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 20

Those tracts of land situate in the Township of Brant in the County of Bruce, more particularly described as follows:

Firstly:

All of blocks "A" and "B" and all of the unnamed street and part of Lot 7 all according to Registered Plan Number 437 and those parts of lots 71 and 72 in Concession I south of the Durham Road, all in the said Township of Brant described as Part 1 according to reference Plan of Survey deposited in the Registry Office for the Registry Division of Bruce (No. 3) as Plan 3R296.

Secondly:

That part of the said Lot 71, Concession I south of the Durham Road in the said Township of Brant described as Part 2 according to reference Plan of Survey deposited in the said Registry Office as Plan 3R296. O. Reg. 221 /75, s. 2.

(5106)

THE REAL ESTATE AND BUSINESS BROKERS ACT

O. Reg. 222/75.

General. Made-March 19th, 1975. Filed-March 26th, 1975.

REGULATION TO AMEND REGULATION 769 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE REAL ESTATE AND BUSINESS BROKERS ACT

- 1. Sections 24 and 25 of Regulation 769 of Revised Regulations of Ontario, 1970 are revoked. O. Reg. 222 /75, s. 1.
- 2. Forms 11 and 12 of the said Regulation are revoked. O. Reg. 222/75, s. 2.

(5107)

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THE UPHOLSTERED AND STUFFED ARTICLES ACT

O. Reg. 223/75.

General.

Made-March 19th, 1975. Filed-March 26th, 1975.

REGULATION TO AMEND REGULATION 817 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE UPHOLSTERED AND STUFFED ARTICLES ACT

- 1. Sections 11 and 12 of Regulation 817 of Revised Regulations of Ontario, 1970 are revoked. O. Reg. 223 /75, s. 1.
- 2. Forms 21 and 22 of the said Regulation are revoked. O. Reg. 223/75, s. 2.

(5108)

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THE MORTGAGE BROKERS ACT

O. Reg. 224/75.

General.

Made--March 19th, 1975.

Filed-March 26th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 461/71 MADE UNDER THE MORTGAGE BROKERS ACT

- 1. Sections 7 and 8 of Ontario Regulation 461/71 are revoked. O. Reg. 224/75, s. 1.
- 2. Forms 4 and 5 of the said Regulation are revoked. O. Reg. 224/75, s. 2.

(5109)

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THE PLANNING ACT

O. Reg. 225/75.

Order made under Section 29a of The Planning Act. Made—March 24th, 1975. Filed—March 26th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Cavan in the County of Peterborough, formerly in the County of Durham, and being composed of Lot 7 according to plan registered in the Land Registry Office for the Registry Division of Port Hope (No. 9) as Number 114 for the Township of Cavan. O. Reg. 225/75, s. 1.

Donald R. Irvine
Minister of Housing

Dated at Toronto, this 24th day of March, 1975.

(5110)

1.5

THE PLANNING ACT

O. Reg. 226/75.

Order made under Section 29a of The Planning Act. Made—March 24th, 1975. Filed—March 26th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Cavan in the County of Peterborough, formerly in the County of Durham, and being composed of that part of Lot 3 in Concession XI of the said Township comprising Lot 7 of Registrar's Compiled Plan 116 registered in the Land Registry Office for the Registry Division of Port Hope (No. 9). O. Reg. 226/75, s. 1.

DONALD R. IRVINE
Minister of Housing

Dated at Toronto, this 24th day of March, 1975.

(5111)

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THE PLANNING ACT

O. Reg. 227/75.

Order made under Section 29a of The Planning Act.
Made—March 24th, 1975.
Filed—March 26th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of The Planning Act or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Town of Wasaga Beach in the County of Simcoe, formerly in the Township of Sunnidale in the County of Simcoe, being composed of that part of Lot 5 in Concession XVI, more particularly described as follows:

THE ONTARIO GAZETTE O. Reg. 229/75

Premising that the easterly limit of Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 679 has a bearing of north 10° 9' west and relating all bearings herein thereto:

Commencing at an iron survey bar marking the intersection of the southerly limit of Parcel 3 in instrument registered in the said Land Registry Office as Number 8969 with the westerly limit of Plan registered in the said Land Registry Office as Number 532, the said point being 101.21 feet northerly along the said westerly limit of said Plan Number 532 from the most southerly angle of Lot D of said Plan Number 532;

Thence south 79° 39′ 30″ west along the said southerly limit of said Parcel 3 a distance of 295.01 feet to a point which point is in the easterly limit of Parcel C in said Instrument Number 8969;

Thence south 9° 54′ 30" east along the easterly limit of said Parcel C a distance of 100 feet to the point of beginning;

Thence north 79° 39′ 30" east parallel to the said southerly limit of said Parcel 3 a distance of 135 feet to a point;

Thence south 9° 54′ 30" east a distance of 50 feet to a point;

Thence south 79° 39' 30" west a distance of 135 feet to a point in the easterly limit of said Parcel C;

Thence north 9° 54′ 30" west along the said easterly limit a distance of 50 feet to the point of beginning. O. Reg. 227 /75, s. 1.

> DONALD R. IRVINE Minister of Housing

Dated at Toronto, this 24th day of March, 1975.

(5112)15

THE PLANNING ACT

O. Reg. 228/75. Order made under Section 29a of The Planning Act. Made-March 24th, 1975. Filed-March 26th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March. 1973, of section 29 of The Planning Act or a predecessor thereof or of a by-law passed under a predecessor of

the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land in the Township of Emily in the County of Victoria and being composed of that part of Lot 22 in Concession XIV of the said Township comprising Part 52 on Reference Plan deposited in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number RD 49. O. Reg. 228 /75, s. 1.

> DONALD R. IRVINE Minister of Housing

Dated at Toronto, this 24th day of March, 1975.

15 (5113)

THE PLANNING ACT

O. Reg. 229/75. Order made under Section 29a of The Planning Act. Made-March 24th, 1975. Filed-March 26th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of The Planning Act or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Town of Whitchurch-Stouffville in The Regional Municipality of York, formerly in the Township of Whitchurch in the County of York, and being composed of that part of the northwest quarter of Lot 20 in Concession VIII of the said Town, more particularly described as follows:

Premising that the northerly limit of said Lot 20 has a bearing of north 74° east and relating all bearings herein thereto;

Beginning at a point in the northerly limit of the said Lot 20 being also the southerly limit of the road allowance between Lots 20 and 21 in Concession VIII of the said Town at a point distant 785 feet $\frac{3}{4}$ inches measured easterly from the northwest angle of said Lot 20;

Thence south 17° 17′ east a distance of 642 feet to a point in the existing southerly limit of the north half of Lot 20;

Thence north 73° 58′ east along the existing southerly limit of the north half of Lot 20 a distance of 75 feet to a point;

Thence north 17° 17′ west a distance of 642 feet to a point in the southerly limit of the road allowance between Lots 20 and 21 in Concession VIII of the said Town;

Thence south 74° west along said road allowance a distance of 75 feet to the point of beginning. O. Reg. 229/75, s. 1.

Donald R. Irvine
Minister of Housing

Dated at Toronto, this 24th day of March, 1975.

(5114)

THE NURSING HOMES ACT, 1972

O. Reg. 230/75. General. Made—March 26th, 1975. Filed—March 27th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 196/72 MADE UNDER THE NURSING HOMES ACT, 1972

- 1. Subsection 6 of section 5 of Ontario Regulation 196/72, as remade by section 1 of Ontario Regulation 242/73 and amended by subsection 1 of section 1 of Ontario Regulation 811/73 and section 1 of Ontario Regulation 485/74, is revoked and the following substituted therefor:
- (6) An extended care resident who is an insured person under *The Health Insurance Act, 1972* and who, after the end of the month in which he attained the age of sixteen years, received services that are insured services under that Act, may be charged for each day that he received the services, other than the day that he is discharged from an extended care unit,

- (a) where the insured services are received on or after the 1st day of July, 1974, but before the 1st day of April, 1975, a co-payment not exceeding \$5.45; and
- (b) where the insured services are received on or after the 1st day of April, 1975, a co-payment not exceeding \$5.90. O. Reg. 230/75, s. 1.

(5115)

THE HOMES FOR SPECIAL CARE ACT

O. Reg. 231/75. General. Made—March 26th, 1975. Filed—March 27th, 1975.

REGULATION TO AMEND
REGULATION 438 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HOMES FOR SPECIAL CARE ACT

- 1. Subsection 1 of section 41 of Regulation 438 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 890/74, is revoked and the following substituted therefor:
- (1) Where a resident in an approved home, a licensed nursing home or licensed residential home is unable to pay for his care and maintenance, the Minister may pay to the Board of an approved home or the licensee of a licensed nursing or residential home,
 - (a) where the resident qualifies on medical grounds for and receives extended care in an extended care unit, the amount of \$18.50 for each day the resident receives extended care;
 - (b) the amount of \$15.75 for each day the resident receives intermediate care; and
 - (c) where the resident does not require nursing care, the amount of \$8.15 for each day the resident receives care and maintenance. O. Reg. 231 /75, s. 1.
 - 2. This Regulation comes into force on the 1st day of April, 1975. O. Reg. 231/75, s. 2.

(5116) 15

THE HEALTH INSURANCE ACT, 1972

O. Reg. 232/75. General. Made—March 26th, 1975. Filed—March 27th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

- 1. Subsections 6 and 7 of section 36a of Ontario Regulation 323/72, as made by section 2 of Ontario Regulation 889/74, are revoked and the following substituted therefor:
- (6) Except for chronic care services that are provided to an insured person on the day he is discharged from the chronic care unit, the General Manager shall make payment to the licensee in the amount of \$17 for each day chronic care services that are insured services are provided to an insured person, where such services are provided on or after the 1st day of September, 1974 but before the 1st day of April, 1975.
- (7) Except for chronic care services that are provided to an insured person on the day he is discharged from the chronic care unit, the General Manager shall make payment to the licensee in the amount of \$18.50 for each day chronic care services that are insured services are provided to an insured person, where such services are provided on or after the 1st day of April, 1975. O. Reg. 232/75, s. 1.
 - 2. Subsection 5 of section 41 of the said Regulation, as made by section 1 of Ontario Regulation 241/73 and amended by subsection 1 of section 1 of Ontario Regulation 810/73 and subsection 1 of section 1 of Ontario Regulation 486/74, is revoked and the following substituted therefor:
- (5) Except where extended care services are provided to a person on the day the person is discharged from an extended care unit, the co-payment that shall be made to the licensee of a nursing home in which an extended care unit is located in order to qualify a person to receive extended care services therein as insured services is,
 - (a) where the extended care services are received by him on or after the 1st day of July, 1974 but before the 1st day of April, 1975, \$5.45; and
 - (b) where the extended care services are received by him on or after the 1st day of April, 1975, \$5.90,

for each day that the person receives the extended care services. O. Reg. 232/75, s. 2.

- 3.—(1) Subsection 6 of section 41 of the said Regulation, as remade by subsection 2 of section 1 of Ontario Regulation 810/73, is revoked and the following substituted therefor:
- (6) The General Manager shall make payment to the licensee of a nursing home for the provision therein of extended care services that are insured services other than extended care services that are provided to a person on the day that the person is discharged from the extended care unit, where the extended care services are provided to an insured person on or after the 1st day of September, 1974 but before the 1st day of April, 1975, and,
 - (a) on or before the end of the month in which the insured person attained the age of sixteen years, in the amount of \$17; or
 - (b) after the end of the month in which the insured person attained the age of sixteen years, in the amount of \$11.55,

for each day that the extended care services were received by the insured person. O. Reg. 232/75, s. 3 (1).

- (2) Subsection 6a of the said section 41, as remade by subsection 2 of section 1 of Ontario Regulation 486/74, is revoked and the following substituted therefor:
- (6a) The General Manager shall make payment to the licensee of a nursing home for the provision therein of extended care services that are insured services other than extended care services that are provided to a person on the day that the person is discharged from the extended care unit, where the extended care services are provided to an insured person on or after the 1st day of April, 1975, and,
 - (a) on or before the end of the month in which the insured person attained the age of sixteen years, in the amount of \$18.50;
 - (b) after the end of the month in which the insured person attained the age of sixteen years, in the amount of \$12.60,

for each day that the extended care services were received by the insured person. O. Reg. 232/75, s. 3 (2).

(3) Subsection 6b as remade by subsection 1 and subsection 6c as remade by subsection 2 of section 4 of Ontario Regulation 889/74, of the said section 41, are revoked. O. Reg. 232/75, s. 3 (3).

(5117)

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THE MENTAL HOSPITALS ACT

O. Reg. 233/75. General.

Made-March 26th, 1975.

Filed-March 27th, 1975.

REGULATION TO AMEND REGULATION 578 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MENTAL HOSPITALS ACT

- Subsection 1 of section 11 of Regulation 578
 of Revised Regulations of Ontario, 1970, as
 remade by section 1 of Ontario Regulation
 891/74, is revoked and the following substituted therefor:
- (1) The Ministry may pay \$57.05 a week for the care and maintenance of each patient in an approved home. O. Reg. 233/75, s. 1.
 - This Regulation comes into force on the 1st day of April, 1975. O. Reg. 233/75, s. 2.

(5118)

THE HIGHWAY TRAFFIC ACT

O. Reg. 234/75.

General.

Made-March 26th, 1975.

Filed—March 27th, 1975.

REGULATION TO AMEND REGULATION 418 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

(1) Subsection 1 of section 4 of Regulation 418 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 632/74, is revoked and the following substituted therefor:

- (1) Subject to subsections 2, 2a and 3, every permit or validated permit issued under this Regulation expires on the 31st day of December of the year for which it was issued. O. Reg. 234/75, s. 1 (1).
 - (2) The said section 4 is amended by adding thereto the following subsection:
- (2a) Notwithstanding subsection 2, where a bus, other than a bus for which a Public Vehicle Licence has been issued under *The Public Vehicles Act*, is operated under a contract with a school board or other authority and used for the purpose of transporting children to or from school during the months of September to June next following and operated unoccupied, except for the driver, during the months of July and August, a permit may be issued or validated,
 - (a) for an annual term from the 1st day of July to the 30th day of June next following in which case the permit or validated permit expires with the term;
 - (b) for a nine-month period from the 1st day of October to the 30th day of June next following in which case the permit or validated permit expires with the last day of such period;
 - (c) for a six-month period from the 1st day of January to the 30th day of June in which case the permit or validated permit expires with the last day of such period;
 - (d) for a three-month period from the 1st day of April to the 30th day of June in which case the permit or validated permit expires with the last day of such period. O. Reg. 234/75, s. 1 (2).
 - 2.—(1) Item 10 of subsection 1 of section 5 of the said Regulation, as remade by subsection 1 of section 1 of Ontario Regulation 732/73 and amended by subsection 4 of section 3 of Ontario Regulation 632/74, is further amended by adding after the word "items" in the first line "10a". O. Reg. 234/75, s. 2 (1).
 - (2) Subsection 1 of the said section 5, as amended by Ontario Regulations 19/71, 63/71, 145/73, 732/73 and 632/74, is further amended by adding thereto the following item:

10a. For a bus, other than a bus for which a Public Vehicle Licence has been issued under The Public Vehicles Act, operated under a contract with a school board or other authority and used for the purpose of transporting children to or from school during the months of September to June next following and operated unoccupied except for the driver, during the months of July and August,

Gross Weight	July 1st to	October 1st to	January 1st to	April 1st to
in Pounds	June 30th next	June 30th next	June 30th	June 30th
1 to 5,000	\$ 19.00	\$ 15.00	\$ 10.00	\$ 6.00
5,001 to 6,000	35.00	30.00	19.00	11.00
6,001 to 8,000	51.00	42.00	28.00	15.00
8,001 to 10,000	68.00	55.00	37.00	19.00
10,001 to 12,000	85.00	70.00	46.00	24.00
12,001 to 14,000	101.00	85.00	57.00	30.00
14,001 to 16,000	119.00	98.00	66.00	34.00
16,001 to 18,000	136.00	113.00	75.00	39.00
18,001 to 20,000	154.00	127.00	85.00	43.00
20,001 to 22,000	171.00	141.00	95.00	48.00
22,001 to 24,000	189.00	155.00	105.00	53.00
24,001 to 26,000	207.00	171.00	115.00	58.00
26,001 to 28,000	227.00	188.00	125.00	63.00
28,001 to 30,000	248.00	205.00	137.00	70.00
30,001 to 32,000	270.00	224.00	150.00	75.00
32,001 to 34,000	293.00	242.00	161.00	81.00
34,001 to 36,000	320.00	264.00	175.00	89.00
36,001 to 38,000	346.00	286.00	190.00	96.00
38,001 to 40,000	373.00	308.00	205.00	104.00
40,001 to 42,000	400.00	330.00	220.00	110.00

^{3.} This Regulation comes into force on the 1st day of April, 1975. O. Reg. 234/75, s. 3.

(5119)

O. Reg. 234/75

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THE REGIONAL MUNICIPAL **GRANTS ACT**

O. Reg. 235/75.

Special Payment to the Borough of Scarborough.

Made-March 26th, 1975.

Filed-March 27th, 1975.

REGULATION MADE UNDER THE REGIONAL MUNICIPAL GRANTS ACT

SPECIAL PAYMENT TO THE BOROUGH OF **SCARBOROUGH**

1. Under subsection 2 of section 9 of the Act, the payment to be made to the Borough of Scarborough in the year 1974-75, shall be \$669,000. O. Reg. 235/75, s. 1.

(5120)

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Publications Under The Regulations Act

April 19th, 1975

THE COMMUNITY RECREATION CENTRES ACT, 1974

O. Reg. 236/75. General. Made—March 26th, 1975. Filed—April 1st, 1975.

REGULATION MADE UNDER THE COMMUNITY RECREATION CENTRES ACT, 1974

GENERAL

INTERPRETATION

1. In this Regulation,

- (a) "applicant" means an applicant for a grant under the Act;
- (b) "architect" means an architect who is a member in good standing of the Ontario Association of Architects or a person who is licensed to practise as an architect under The Architects Act;
- (c) "building project" means,
 - (i) the construction of all or any part of one or more new buildings or structures or an addition or extension to an existing building or structure,
 - (ii) the acquisition of land or all or any part of one or more existing buildings or structures and any alteration or addition thereto, or
 - (iii) the renovation or alteration of one or more existing buildings or structures,

for the purposes of a community recreation centre; and

(d) "professional engineer" means a professional engineer who is a member in good standing of the Association of Professional Engineers of the Province of Ontario or a person who is licensed to practise as a professional engineer under The Professional Engineers Act. O. Reg. 236 /75, s. 1.

GRANTS

- 2. A capital grant may be paid for a community recreation centre where the community recreation centre is used or is to be used for one of the following purposes:
 - (i) a community hall with a floor area of not less than 200 square feet,
 - (ii) a playing field consisting of an outdoor area with space and of a design for more than one type of sport or recreational activity,
 - (iii) one or more tennis courts of a size that is in accordance with the specifications of the Official Playing Rules of the Canadian Lawn Tennis Association and that includes such shelters or other amenities as the Minister may approve,
 - (iv) an indoor or outdoor swimming pool,
 - (v) a snow skiing facility located on a site approved by the Minister, and that is not a cross-country ski trail and that includes at least one shelter, a beginner's slope and a tow and such other slopes, jumps or amenities that may be approved by the Minister,
 - (vi) an outdoor or indoor skating arena or rink of a size and design suitable for use by the public in the community,
 - (vii) a fun fitness trail consisting of a trail with one or more facilities along the route of the trail for community recreational activities,
 - (viii) a gymnasium consisting of an enclosed structure for gymnastic and community recreational activities, or
 - (ix) a cultural centre designed and constructed to include an auditorium, art gallery and facilities for the performance of visual and creative arts. O. Reg. 236/75, s. 2.
- 3. Subject to sections 4 and 5 and section 6 of the Act, the amount of a grant payable under section 6 of the Act shall be equal to the cost of the building project approved by the Minister. O. Reg. 236/75, s. 3.

- 4. Notwithstanding section 6 of the Act, where the Minister is of the opinion that the financial resources available to a municipality, after payment to the municipality of the maximum amount of the capital grant prescribed under that section would be insufficient to pay for a building project or for the municipality's share of a building project under an agreement for the joint establishment of the community recreation centre, as the case may be, without placing an undue financial burden on the municipality, the maximum amount of the grant that may be paid shall not exceed the lesser of \$150,000 or 50 per cent of the cost of the building project or of the value of the municipality's contribution, as the case may be. O. Reg. 236/75, s. 4.
- 5. Notwithstanding section 6 of the Act, where special facilities approved by the Minister for handicapped persons that are not required under The Building Code Act, 1974 are provided in a community recreation centre, the amount of the grant payable under subsection 1 or 2 of section 6 of the Act for the community recreation centre may exceed the lesser of \$75,000 or 25 per cent of the cost of the building project, or of the value of the contribution of the applicant to the building project, as the case may be, by an amount equal to the cost, approved by the Minister, of the special facilities. O. Reg. 236/75, s. 5.
- 6.—(1) Before commencing a building project or at such other time before payment of the grant as the Minister may approve, an applicant shall file with the Minister,
 - (a) plans and specifications prepared by an architect or professional engineer or, where the Minister approves, a sketch drawn to scale, of the community recreation centre showing,
 - (i) the size and location of the site, and
 - (ii) the location on the site, the size and any interior partitions and use or any intended use of all or any part of one or more buildings, structures, facilities and areas; and
 - (b) evidence satisfactory to the Minister that the applicant is solely, or jointly with one or more other persons or organizations,
 - (i) the owner or lessee of, or
 - (ii) pursuant to an agreement in writing, otherwise legally entitled to use,

the property comprising the community recreation centre for a fixed and continuous period of time that, in the opinion of the Minister, justifies payment of the grant.

- (2) Where the plans and specifications or sketch, as the case may be, show that any part of a building project is used or will be used for a purpose not included in section 2, the Minister may require the applicant to furnish further particulars about the use or proposed use including the extent of the use and the name of any organization or persons engaging or proposed to engage in the use. O. Reg. 236/75, s. 6.
- 7.—(1) An application for payment of a capital grant shall be made to the Minister in a form prescribed by the Minister within three years after the expenditure by the applicant of the amount or amounts applied for.
- (2) An applicant shall file with the Minister, together with his application for a grant,
 - (a) a statement in a form prescribed by the Minister showing,
 - (i) the actual or estimated cost of the building project,
 - (ii) any amount expended for the building project before the date of the application, and
 - (iii) a separate record of moneys received or to be received from any person or organization other than the applicant, as a contribution towards the cost of the building project including donations of services and materials and the value thereof, the total value of all such contributions and the value of contributions made or to be made by each such person or organization;
 - (b) where the building project has commenced but is not complete, a statement by an architect or professional engineer of the progress made at the date of the application of the progress made towards completion of the building project; and
 - (c) where the applicant is an approved corporation, a board or a band, a copy of the by-law or resolution providing for the establishment of the community recreation centre.
- (3) The Minister may require an applicant who files a statement under clause a of subsection 2 to furnish such further particulars as the Minister deems necessary to establish the actual cost of the building project and may require a valuation of the building project to be made by an appraiser with qualifications acceptable to the Minister. O. Reg. 236/75, s. 7.

- 8. Where a municipality, board, band or approved corporation changes the site or use of, or structurally alters, sells, leases, mortgages or otherwise disposes of an interest in a community recreation centre for which payment of a capital grant has been made, without the approval in writing of the Minister, or where such approval has been given, is in default of any condition for repayment imposed under section 10 of the Act, the whole or any part of the grant may be recovered as a debt due to the Crown in right of Ontario from the municipality, board, band or approved corporation, as the case may be,
 - (a) out of moneys payable by Ontario to the municipality, board, band or approved corporation, under the authority of any Act; or
 - (b) by proceedings in any court of competent jurisdiction. O. Reg. 236/75, s. 8.
- 9.—(1) A capital grant under the Act for the construction of all or any part of one or more new buildings or structures, or for an extension, alteration or renovation to one or more buildings or structures may be payable in amounts of the estimated total grant to be determined by the Minister at such times as the Minister may approve, but not exceeding 75 per cent of the estimated total grant, and an application for any such amount shall be accompanied by a certificate of an architect or professional engineer stating the progress made towards completion of the construction, extension, alteration or renovation, as the case may be.
- (2) The total payment of a capital grant for a building project shall not be made until,
 - (a) an architect or professional engineer certifies that,
 - (i) the building project has been completed in accordance with the plans and specifications or sketch, as the case may be, thereof submitted to the Minister under subsection 1 of section 6, and
 - (ii) the building project is ready to be used as a community recreation centre; and
 - (b) the applicant for the grant submits a report stating,
 - (i) the actual cost of the building project,
 - (ii) that the total of the unpaid accounts applicable to the building project does not exceed the amount of the grant remaining to be paid,

- (iii) that the amount of the grant remaining to be paid will be applied first to the payment of the unpaid accounts referred to in subclause ii, and
- (iv) that all refundable sales tax has been taken into account. O. Reg. 236/75, s. 9.
- 10. Regulation 93 of Revised Regulations of Ontario, 1970 and Ontario Regulation 380/72 are revoked. O. Reg. 236/75, s. 10.
- 11. This Regulation comes into force on the 1st day of April, 1975. O. Reg. 236/75, s. 11.

(5135)

THE ENVIRONMENTAL PROTECTION ACT, 1971

O. Reg. 237 /75. Sewage Systems. Made—March 26th, 1975. Filed—April 1st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 229/74 MADE UNDER THE ENVIRONMENTAL PROTECTION ACT, 1971

- Section 30 of Ontario Regulation 229/74 is revoked and the following substituted therefor:
- **30.** The fees to be paid in respect of the following matters are:

 - 2. For a certificate of approval for the enlargement, extension or alteration of a Class 4, Class 5, Class 6 or Class 7 sewage system.....
 - 3. For the issuance of each licence under section 61 of the Act...... \$100

\$ 25

nil

- 4. For the renewal of a licence issued under section 61 of the Act..... \$ 50
- 5. In the case of an application under section 29 of *The Planning Act*, for each parcel of land in respect of which the application is made......

6. In the case of an application under section 33 of *The Planning Act*, for each lot on the proposed plan of subdivision.....

. . .

O. Reg. 237/75, s. 1.

(5136)

16

THE PLANNING ACT

O. Reg. 238/75.

Restricted Areas—Part of the Corporation of the City of Timmins.

Made—March 25th, 1975.

Filed—April 1st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 597/72 MADE UNDER THE PLANNING ACT

- Schedule 7 to Ontario Regulation 597/72, as made by section 4 of Ontario Regulation 933/74, is amended by adding thereto the following paragraph:
- 2. The establishment of a mining operation and the construction of buildings and structures accessory thereto on the lands described in Mining Leases numbers 102544 and 102545 respectively, on record with the Ministry of Natural Resources and registered in the Land Titles Office for the Land Titles Division of Timiskaming (No. 54) as numbers 5806 and 5865 respectively, and comprising parcels 4909 and 4908 respectively, Leasehold Timiskaming in the Geographic Township of Langmuir. O. Reg. 933/74, s. 4, part; O. Reg. 238/75, s. 1.

G. M. FARROW Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 25th day of March, 1975.

(5137)

16

THE HEALTH INSURANCE ACT, 1972

O. Reg. 239/75. General.

Made—March 26th, 1975. Filed—April 1st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT. 1972

- 1. Subsection 2 of section 48a of Ontario Regulation 323/72, as remade by section 1 of Ontario Regulation 664/74, is revoked and the following substituted therefor:
- (2) The amount payable by the Plan for insured services rendered by a laboratory is 90 per cent of the fee listed for such services in,
 - (a) the Ontario Medical Association fee schedule effective the 1st day of May, 1974; or
 - (b) the Ontario Medical Association fee schedule supplement containing amendments to February 4th, 1975. O. Reg. 239/75, s. 1.
 - Section 49 of the said Regulation, as amended by sections 2 and 3 of Ontario Regulation 218/73, section 11 of Ontario Regulation 220/74 and section 1 of Ontario Regulation 118/75, is further amended by adding thereto the following subsection:
- (2) The following services rendered by physicians shall be deemed not to be insured services for the purposes of the Act:
 - 1. Admission assessments in chronic and convalescent hospitals.
 - 2. Admission assessments in nursing homes and homes for the aged.
 - 3. Pre-adoption examination and evaluation for C.A.S.
 - 4. Other scan (approved but not currently listed).
 - Preparation of special antigens or antiserums.
 - 6. Special investigations.
 - 7. Dermatoglyphics.
 - 8. Genetic counselling.
 - 9. Group psychotherapy—seventh to ninth hour per day.
 - Psychotherapy—interviews with other paramedical organizations or others on behalf of a patient.
 - 11. Insertion of testicular prosthesis. O. Reg 239/75, s. 2.
 - 3. Subsection 1 of section 53 of the said Regulation, as remade by section 2 of Ontario Regulation 421/74, and amended by section 2 of Ontario Regulation 664/74, is revoked and the following substituted therefor:

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- (1) The amount payable by the Plan for insured services rendered by a physician outside Ontario is the lesser of,
 - (a) the amount actually billed by the physician; or
 - (b) 90 per cent of the fee listed for such services in.
 - (i) the Ontario Medical Association fee schedule effective the 1st day of May, 1974; or
 - (ii) the Ontario Medical Association fee schedule supplement containing amendments to February 4th, 1975.O. Reg. 239/75, s. 3.
 - 4. Subsection 1 of section 59 of the said Regulation, as remade by section 3 of Ontario Regulation 664/74, is revoked and the following substituted therefor:
- (1) The amount payable by the Plan for insured services rendered by a physician in Ontario is 90 per cent of the fee listed for such services in,
 - (a) the Ontario Medical Association fee schedule effective the 1st day of May, 1974; or
 - (b) the Ontario Medical Association fee schedule supplement containing amendments to February 4th, 1975. O. Reg. 239/75, s. 4.

(5138)

THE MILK ACT

O. Reg. 240/75. Grade A Milk—Marketing. Made—April 1st, 1975. Filed—April 1st, 1975.

REGULATION TO AMEND REGULATION 591 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MILK ACT

- (1) Subsection 1 of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 792/74, is revoked and the following substituted therefor:
- (1) All Class 1 milk supplied to a processor in those parts of Ontario comprising the Northern Ontario Pool, the Northwestern Ontario Pool and the Thunder Bay Pool shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$12.58 per 100 pounds for milk testing 3.5 per cent milk-fat. O. Reg. 240/75, s. 1 (1).

- (2) Subsection 2 of the said section 16, as remade by subsection 2 of section 1 of Ontario Regulation 792/74, is revoked and the following substituted therefor:
- (2) All Class 1 milk supplied to a processor in those parts of Ontario comprising the Southern Ontario Pool shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$12.01 per 100 pounds for milk testing 3.5 per cent milk-fat. O. Reg. 240/75, s. 1 (2).
 - (3) Subsection 3 of the said section 16, as remade by subsection 3 of section 1 of Ontario Regulation 792/74, is revoked and the following substituted therefor:
- (3) All Class 2 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$11.57 per 100 pounds for milk testing 3.5 per cent milk-fat. O. Reg. 240/75, s. 1 (3).
 - (4) Subsection 4 of the said section 16, as remade by subsection 1 of section 1 of Ontario Regulation 44/75, is revoked and the following substituted therefor:
- (4) All Class 3 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.87 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 240/75, s. 1 (4).
 - (5) Subsection 5 of the said section 16, as remade by subsection 2 of section 1 of Ontario Regulation 44/75, is revoked and the following substituted therefor:
- (5) All Class 4 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.72 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 240/75, s. 1 (5).
 - (6) Subsection 6 of the said section 16, as remade by subsection 3 of section 1 of Ontario Regulation 44/75, is revoked and the following substituted therefor:
- (6) All Class 5 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.21 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 240/75, s. 1 (6).

- (7) Subsection 6a of the said section 16, as remade by subsection 2 of section 1 of Ontario Regulation 141/75, is revoked and the following substituted therefor:
- (6a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$7.40 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 240/75, s. 1 (7).
 - (8) Subsection 7 of the said section 16, as remade by subsection 4 of section 1 of Ontario Regulation 44/75, is revoked and the following substituted therefor:
- (7) All Class 6 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.21 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 240/75, s. 1 (8).
 - (9) Subsection 8 of the said section 16, as remade by subsection 6 of section 1 of Ontario Regulation 203/74, is revoked and the following substituted therefor:
- (8) The minimum prices that apply under subsections 1, 2, 3, 4, 5, 5a, 5b, 6, 6a, 7 and 9 shall be increased or decreased at the rate of 13 cents for each one-tenth of 1 per cent above or below the test of 3.5 per cent milk-fat in each 100 pounds of milk. O. Reg. 240/75, s. 1 (9).
 - (10) Subsection '9 of the said section 16, as remade by subsection 7 of section 1 of Ontario Regulation 203/74, is revoked and the following substituted therefor:
- (9) Where milk is delivered to a processor other than by tank truck, the minimum price that applies shall be 25 cents per 100 pounds less than the minimum price determined under subsection 4, 5, 5a, 5b, 6, 6a or 7, as the case may be. O. Reg. 240/75, s. 1 (10).
 - Paragraph 1 of subsection 1 of section 21
 of the said Regulation, as remade by section 2
 of Ontario Regulation 141/75, is revoked
 and the following substituted therefor:
 - 1. A payment on account, at the rate of \$7.48 per 100 pounds, not later than the fourteenth day of the next following month or, where a holiday falls within the first twelve days of that month, not later than the fifteenth day of that month.
 - 3.—(1) This Regulation, except subsections 4 and 5 of section 1, comes into force on the 1st day of April, 1975.

(2) Subsections 4 and 5 of section 1 of this Regulation come into force on the 16th day of April, 1975. O. Reg. 240/75, s. 3.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin, Chairman

H. PARKER, Secretary.

Dated at Toronto, this 1st day of April, 1975.

(5139)

16

THE MILK ACT

O. Reg. 241/75. Industrial Milk—Marketing. Made—April 1st, 1975. Filed—April 1st, 1975.

REGULATION TO AMEND
REGULATION 593 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE MILK ACT

- 1.—(1) Subsection 1 of section 13 of Regulation 593 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 45/75, is revoked and the following substituted therefor:
- (1) All Class 3 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.87 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 241/75, s. 1 (1).
 - (2) Subsection 2 of the said section 13, as remade by subsection 2 of section 1 of Ontario Regulation 45/75, is revoked and the following substituted therefor:
- (2) All Class 4 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.72 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 241/75, s. 1 (2).
 - (3) Subsection 4 of the said section 13, as remade by subsection 3 of section 1 of Ontario Regulation 45/75, is revoked and the following substituted therefor:

- (4) All Class 5 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.21 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 241/75, s. 1 (3).
 - (4) Subsection 4a of the said section 13, as remade by subsection 2 of section 1 of Ontario Regulation 142/75, is revoked and the following substituted therefor:
- (4a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$7.40 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 241/75, s. 1 (4).
 - (5) Subsection 5 of the said section 13, as remade by subsection 4 of section 1 of Ontario Regulation 45/75, is revoked and the following substituted therefor:
- (5) All Class 6 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.21 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 241/75, s. 1 (5).
 - (6) Subsection 6 of the said section 13, as remade by subsection 6 of section 1 of Ontario Regulation 204/74, is revoked and the following substituted therefor:
- (6) Where milk is delivered to a processor other than by tank truck, the minimum price that applies shall be 25 cents per 100 pounds less than the minimum price determined under subsections 1, 2, 3, 3a, 4, 4a or 5, as the case may be. O. Reg. 241/75, s. 1 (6).
 - (7) Subsection 7 of the said section 13, as remade by subsection 7 of section 1 of Ontario Regulation 204/74, is revoked and the following substituted therefor:
- (7) The minimum prices that apply under subsections 1, 2, 3, 3a, 4, 4a, 5 and 6 shall be increased or decreased at the rate of 13 cents for each one-tenth of 1 per cent above or below the test of 3.5 per cent milk-fat in each 100 pounds of milk. O. Reg. 241/75, s. 1 (7).
 - Paragraph 1 of subsection 1 of section 20 of the said Regulation, as remade by section 1 of Ontario Regulation 68/75, is revoked and the following substituted therefor:
 - 1. A payment on account, at the rate of \$5.34 per 100 pounds, not later than the fourteenth day of the next following month or, where a holiday falls within the first twelve days of that month, not later than the fifteenth day of that month.

- 3.—(1) This Regulation, except subsections 1 and 2 of section 1, comes into force on the 1st day of April, 1975.
- (2) Subsections 1 and 2 of section 1 of this Regulation come into force on the 16th day of April, 1975. O. Reg. 241/75, s. 3.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin
Chairman

H. PARKER Secretary

Dated at Toronto, this 1st day of April, 1975.

(5140)

16

THE ONTARIO HERITAGE ACT, 1974

O. Reg. 242/75. Grants and Loans. Made—March 26th, 1975. Filed—April 2nd, 1975.

REGULATION MADE UNDER THE ONTARIO HERITAGE ACT, 1974

GRANTS AND LOANS

- 1. In this Regulation,
 - (a) "architect" means a person who is a member of the Ontario Association of Architects or a person who is licensed to practise as an architect under *The Architects* Act;
 - (b) "professional engineer" means a person registered as a professional engineer or a person who is licensed to practise as a professional engineer under The Professional Engineers Act;
 - (c) "project" means any proposal or planned undertaking for which a person is seeking financial assistance by way of grant or loan from the Foundation under the Act. O. Reg. 242/75, s. 1.
- 2. An application for a grant or loan shall be made to the Foundation in the form prescribed by the Minister. O. Reg. 242/75, s. 2.
- 3. Where required by the Foundation, an applicant shall furnish the Foundation with the following information:
 - (a) where the applicant is seeking a capital grant or capital loan, a statement containing,

- (i) a general description of the property including the historical background, structural condition and authenticity together with a general description of the area surrounding the property,
- (ii) a description of the project, including its objectives and an estimated date for completion,
- (iii) whether the applicant is an individual, partnership or corporation,
- (iv) if the applicant is a corporation or partnership, the names and occupations of all the officers or partners, as the case may be,
- (v) the name and address of the person or persons to be contacted with respect to the grant or loan,
- (vi) the names and addresses of the applicant's banker, lawyer and auditor,
- (vii) the names and addresses of the architects, professional engineers and planners, if any, associated with the project,
- (viii) an assessment of community involvement, support and benefit with respect to the project,
 - (ix) a detailed estimate of the cost of the project,
 - (x) a description of the financing available for the project together with the sources and amounts,
 - (xi) a list of the financial and technical assistance sought from government and other sources,
- (xii) information as to the fiscal controls to be applied to the project including the provisions for audit, if any,
- (xiii) a description of the plans with respect to the ongoing administration and maintenance of the property together with estimates of the costs of such plans, and
- (xiv) information as to whether the applicant is prepared to enter into an easement with respect to the property;
- (b) where the applicant is seeking a grant for educational, research or communications programs, a statement containing,

- (i) the plans the applicant may have for the publication of a report or the dissemination of information about the project, and
- (ii) the material required to be furnished under subclauses ii, iii and v, and subclauses vii to xii of clause a;
- (c) where the applicant is seeking an archaeological grant, a statement containing the material required to be furnished under subclauses i to v and subclauses viii to xii of clause a: and
- (d) where the applicant is seeking an operational grant or loan a statement containing,
 - (i) the material required to be furnished under subclause i, subclauses iii to vi and subclauses viii to xii of clause a, and
 - (ii) a description of any plans concerning the custody, management, maintenance and security of the property. O. Reg. 242/75, s. 3.

(5152)

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 243/75. Exemption. Made—March 19th, 1975. Filed—April 2nd, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

EXEMPTION

CONVEYANCE TO EUGENE C. McVarish

1. The Minister is authorized to exempt from that part of the tax payable under subsection 2 of section 2 of The Land Transfer Tax Act, 1974 that exceeds the amount of tax that would result if the rates under subsection 1 of the said section 2 were applied, any person who tendered for registration a conveyance dated the 25th day of September, 1974 by which land was conveyed from Gordon Sylvester Thomson and Alice Patricia Thomson to Eugene C. McVarish, a non-resident person, which conveyance was registered as Instrument Number 200325 in the Land Registry Office for the Registry Division of Carleton (No. 5) on the 30th day of September, 1974. O. Reg. 243/75, s. 1.

(5153)

16

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THE EDUCATION ACT, 1974

O. Reg. 244/75. General Legislative Grants, 1975. Made—April 7th, 1975. Approved—April 8th, 1975. Filed—April 9th, 1975.

REGULATION MADE UNDER THE EDUCATION ACT, 1974

GENERAL LEGISLATIVE GRANTS, 1975

INTERPRETATION

1. In this Regulation the following definitions apply except where otherwise provided in respect of a Part or section:

DEFINITIONS-GENERAL

- "enlarged board" means a board other than an isolate board or a board appointed under section 68 of the Act;
- "isolate board" means a public or separate school board,
 - i. that is not appointed under section 68 of the Act,
 - that is not a divisional board of education or a county or district combined separate school board, and
 - iii. that had an enrolment of resident and non-resident pupils on the first school day of January, 1975 of 300 or fewer:
- 3. "local municipality" means an area that is listed in Column 1 of Schedule B and opposite which an equalization factor or the letter "F" is set in Column 2 thereof;

DEFINITIONS-ENROLMENT

- "adjusted average daily enrolment for 1975" means, in respect of a board, the sum of,
 - the average daily enrolment for 1975 of resident-internal pupils of the board who are not trainable retarded children.
 - ii. 160 per cent of the average daily enrolment for 1975 of resident-internal pupils of the board who are trainable retarded children enrolled in day-school classes other than summer-school classes,

- iii. 50 per cent of the amount determined under clause iii of paragraph 5 of section 1 of Ontario Regulation 200/74, and
- iv. 50 per cent of the excess of,
 - a. the average daily enrolment for 1974 of resident-internal pupils of the board,

over,

 the average daily enrolment for 1975 of resident-internal pupils of the board,

less the excess, to a maximum equal to the amount determined under clause iii, of the average daily enrolment for 1975 of resident-internal pupils of the board over the average daily enrolment for 1974 of resident-internal pupils of the board;

- "cycle" means the number of school days for which the schedule of classes of a student continues before such schedule is repeated;
- 6. "elementary school pupil" means a pupil who is enrolled in an elementary school and who, as at the beginning of the school year, has completed fewer than 10 credits, or their equivalent, toward the Secondary School Graduation Diploma or a pupil who, during the summer next following the completion of ten such credits, is enrolled in a summer-school program operated by a public or separate school board;
- 7. "enrolment for grant purposes for 1975" means in respect of elementary school pupils or secondary school pupils, as the case may be, who are resident-internal pupils or resident-external pupils of the board and are enrolled in day-school classes on the last school day of September, 1974, and
 - i. who are not trainable retarded children, the sum of,
 - a. the number of such pupils who are so enrolled for more than half-day or half-time attendance,
 - half the number of such pupils who are so enrolled for half-day or half-time attendance, and
 - c. the equivalent full-time enrolment in respect of such pupils who are so enrolled for less than half-day or halftime attendance, and

- ii. who are trainable retarded children, 1.6 times the sum of.
 - a. the number of such pupils who are so enrolled for more than half-day or half-time attendance,
 - half the number of such pupils who are so enrolled for halfday or half-time attendance, and
 - c. the equivalent full-time enrolment in respect of such pupils who are so enrolled for less than half-day or halftime attendance;
- 8. "equivalent full-time enrolment" in respect of a pupil means the quotient obtained by dividing the number of minutes of attendance for which the pupil is enrolled during the cycle that includes the last school day of September, 1974 by the product of 300 and the number of school days in such cycle;
- "non-resident pupil" of a board means a pupil who is enrolled at a school operated by the board and in respect of whom,
 - i. the Minister pays the cost of education,
 - ii. the board charges a fee to another board, or
 - iii. the board may charge a fee to Canada or to a source outside Ontario,

but does not include a pupil from outside Ontario enrolled at the school under a student exchange program approved by the board;

- 10. "resident-external pupil" of a board means a pupil whose fee is payable by the board;
- "resident-internal pupil" of a board means a pupil, other than a non-resident pupil, who is enrolled at a school operated by the board;

DEFINITIONS-ASSESSMENT AND MILL RATES

- 12. "assessment" for a year means the sum of,
 - i. the residential and farm assessment as defined in clause b of section 213 of the Act, and
 - ii. the quotient obtained by dividing by 0.9 the commercial assessment as defined in clause a of section 213 of the Act,

that is rateable for the purposes of the board, except that reference to the last revised assessment roll in clauses a and b of the said section 213 shall, for the purposes of this Regulation, be deemed to be reference to the last revised assessment roll used for taxation purposes in the year;

- 13. "assessment index" for a board means the quotient, correct to five places of decimals, obtained by dividing the assessment per weighted pupil for 1975, by,
 - i. \$58,300 in the case of a public or separate school board, or
 - ii. \$132,400 in the case of a secondary school board;
- 14. "assessment per weighted pupil for 1975" means the integral quotient obtained by dividing the equalized assessment for a board by the product of the enrolment for grant purposes for 1975 and the grant weighting factor for 1975 for the board;
- 15. "equalized assessment for a board" means the sum of the equalized assessments for the local municipalities within the jurisdiction of the board:
- 16. "equalized assessment for a local municipality" means the sum of,
 - i. the sum of,
 - a. the assessment for 1975, and
 - b. the equivalent assessment,

for the local municipality, adjusted by the assessment equalization factor for 1975 for the local municipality, and

ii. the portion, adjusted by the Ministry where in the local municipality the general level of assessment for 1975 has been increased from the general level of assessment for 1974, of the quotient obtained by dividing by 0.9 the amount by which the assessment of the municipality of which the local municipality is part is deemed to be increased under subsection 8 of section 304a of The Municipal Act, that would be apportioned to the local municipality if such quotient were apportioned among the local municipalities in the same manner as the apportionable sum required by a divisional board for 1975 is apportioned under Ontario Regulation 245/75;

- 17. "equivalent assessment for a local municipality" means in respect of a board the amount that, if levied upon at the rate levied in 1974 for the purposes of the board on residential and farm assessment, such rate being adjusted by the Ministry where in the local municipality the general level of assessment for 1975 has been increased from the general level of assessment for 1974, would yield a sum equal to the portion of the payment in lieu of taxes for 1975 payable to the board by the municipality of which the local municipality is part that would be apportioned to the local municipality if such payment in lieu of taxes were apportioned among the local municipalities, in the case of a divisional board, in the same manner as the apportionable sum required by the divisional board for 1975 is apportioned under Ontario Regulation 245/75 and, in the case of a separate school board, in a manner acceptable to the Minister;
- 18. "payment in lieu of taxes for 1975" means, in respect of a municipality, the sum of the amounts payable by the municipality to the board for 1975 under subsection 10 of section 6 of The Housing Development Act and under subsection 9 of section 47 of The Power Corporation Act;

DEFINITIONS—FACTORS

- 19. "adjusted expenditure weighting factor for 1975" means, for a board, the adjusted expenditure weighting factor in Column 3 of Schedule C that is set opposite the name of the board in Column 1 of Schedule C;
- 20. "adjusted grant weighting factor for 1975" means, for a board, the adjusted grant weighting factor in Column 2 of Schedule C that is set opposite the name of the board in Column 1 of Schedule C;
- 21. "assessment equalization factor for 1975" means, for a local municipality, the equalization factor in Column 2 of Schedule B that is set opposite the name of the local municipality in Column 1 of Schedule B;
- 22. "expenditure weighting factor for 1975" means, for a board, the expenditure weighting factor in Column 3 of Schedule A that is set opposite the name of the board in Column 1 of Schedule A;
- 23. "grant weighting factor for 1975" means, for a board, the grant weighting factor in Column 2 of Schedule A that is set opposite the name of the board in Column 1 of Schedule A;

DEFINITIONS-ORDINARY EXPENDITURE

- 24. "eligible sum for French-language instruction for 1975" means,
 - i. for a public or separate school board, the sum of,
 - a. where,
 - French is not the language of instruction in a class, and a program of French is provided for 20 minutes or more per day for pupils up to and including grade 8,
 - II. French is not the language of instruction in a class, and a program of French for which one or more credits are given is provided for pupils in grade 9 or 10,
 - III. French is the language of instruction in a class for pupils who are enrolled for more than halfday or half-time attendance, or
 - IV. French is the language of instruction in a class for pupils who are enrolled for half-day or half-time attendance,

the sum of the products obtained by,

- V. multiplying the total number of resident-internal pupils of the board who are registered on the date set out in Column 1 of the following table for the program or instruction referred to in subsubclauses I, II and III by \$50 and the factor set opposite such date in Column 2 of such table, and
- VI. multiplying the number of resident-internal pupils of the board who are registered on the date set out in Column 1 of the following table for the instruction referred to in sub-subclause IV by \$25 and the factor set opposite such date in Column 2 of such table:

Table

Column 1	Column 2
September 30, 1974	0.6
September 30, 1975	0.4,

and

- b. where, on or after the 2nd day of September, 1974, a program for French-speaking pupils in which French is the language of instruction is established under section 252 of the Act in a school where no such program was provided during the school year 1973-74, \$5,000 for the first classroom, \$3,000 for the second classroom and \$2,000 for the third classroom in the school that, with the approval of the Minister, is used on a full-time basis for such program,
- ii. for a secondary school board, the sum of,
 - a. where a program of French for which one or more credits are given is provided for pupils who are not French-speaking, the products obtained by multiplying \$18 by the number of such resident-internal pupils who are registered for such program on the date set out in Column 1 and the factor set opposite such date in Column 2 of the following table:

Table

Column 1	Column 2	
September 30, 1974	0.6	
September 30, 1975	0.4,	

b. where instruction is given in the French language in a subject other than the French program referred to in subclause a, the products obtained by multiplying \$36 by the number of resident-internal pupils registered for such instruction in such subject on the date set out in Column 1 and the factor set opposite such date in Column

2 of the following table, except that no pupil shall, for the purposes of this subclause, be included in the number of pupils registered for such instruction in respect of more than five subjects:

Table

Column 1	Column 2
September 30, 1974	0.6
September 30, 1975	0.4,

and

- c. where French is the language of instruction in a class for trainable retarded children, the product obtained by multiplying \$50 by the number of resident-internal pupils registered in such class on the 30th day of September, 1975;
- 25. "expenditure for tuition fees" means the fees payable by a board for instruction purchased for the resident-external pupils of the board, less the pupil accommodation charge in respect of such pupils;
- 26. "ordinary expenditure for 1975" means the total revenue fund expenditure of a board for 1975 less the sum of,
 - i. revenue fund expenditure for 1975 for,
 - a. the capital element included in rent payable,
 - transportation of pupils to and from school and from school to school and any other transportation of pupilthat is not designated by the board as ordinary expenditure,
 - board, lodging and weekly transportation of pupils under sections 78 and 163 of the Act,
 - d. capital appurtenances except those referred to in clause v of paragraph 29 that have been designated by the board as ordinary expenditure,

- e. debt charges,
- f. pupil accommodation charges in respect of resident-external pupils of the board.
- g. tax adjustments,
- h. provisions for a reserve for working funds,
- i. provisions for a reserve fund,
- relocation of portable classrooms,
- k. supplementary expenditure or such portion thereof as the board determines,
- performing the duties of a municipal council in territory without municipal organization,
- m. restoration of destroyed and damaged capital appurtenances, and
- ii. revenue fund revenue for 1975 from sources other than from,
 - a. general legislative grants, except payments under sections 13, 25, 26, 27, 28 and 29 and subsection 1 of section 30,
 - taxes, including subscriptions in lieu of taxes and trailer fees.
 - the pupil accommodation charges in respect of nonresident pupils of the board,
 - d. the capital element included in rent receivable,
 - e. disposal of capital appurtenances,
 - f. insurance proceeds in respect of capital appurtenances,
 - g. transfers from other funds, except transfers from the capital fund that are designated by the Minister as deductible items,
 - h. transfers from the reserve for working funds,

- accrued interest on debentures sold in 1975 at date of sale thereof.
- j. interest earned on capital funds,
- k. reimbursements of expenditure for transportation of pupils including payments under sections 31 and 32, and
- reimbursements, excluding general legislative grants, of capital expenditure from the revenue fund;
- 27. "recognized ordinary expenditure for 1975" means, in respect of a board, the lesser of,
 - i. the ordinary expenditure for 1975, and
 - ii. the sum of,
 - a. the expenditure for tuition fees for 1975, and
 - b. the product of,
 - I. the adjusted average daily enrolment for 1975,
 - II. \$926 in the case of an elementary school pupil or \$1,441 in the case of a secondary school pupil, and
 - III. the greater of the grant weighting factor for 1975 and the adjusted grant weighting factor for 1975.

such product being reduced, where employees of the board withhold their services during the year 1975, in proportion to the reduction made under subsection 2 of section 7 in the amount determined under clause c of subsection 1 of section 7;

- 28. "supplementary expenditure for 1975" means an amount that is approved by the Minister and that is not in excess of the sum of,
 - i. the net expenditure for 1975 for the community use of schools,
 - ii. the expenditure for 1975 for community school development proposals approved by the Minister,

- iii. the salaries for 1975 of teachers who are employed solely for the instruction of persons admitted to, and whose services are provided without charge to, a hospital, treatment centre or charitable institution, that is not a facility referred to in clause *a* of section 29 or a home or an institution referred to in clause *b* thereof and in respect of which no board has been appointed under section 68 of the Act,
- iv. the administrative costs for 1975 of a school board that is not a board as defined in paragraph 3 of subsection 1 of section 1 of the Act.
- v. the portion of the cost of the operation for 1975 of schools exclusively for deaf or orthopaedic pupils, that is in excess of the sum of.
 - a. the product of the average daily enrolment for 1975 of resident-internal pupils enrolled at such schools, the grant weighting factor for 1975 and, in the case of an elementary school pupil, \$926 or, in the case of a secondary school pupil, \$1,441, and
 - the tuition fees receivable in respect of non-resident pupils enrolled at such schools in 1975, and
- vi. an expenditure for 1975 that is not referred to in clause i, ii, iii, iv or v and that the Minister considers expedient for the operation of the schools:

DEFINITIONS-EXTRAORDINARY EXPENDITURE

- 29. "capital appurtenances" means,
 - i. sites and additions and improvements thereto,
 - ii. school buildings and additions, alterations and renovations thereto,
 - buildings that are not schools, and additions, alterations and renovations to such buildings,
 - iv. vehicles and watercraft used for the transportation of pupils, and replacements of such vehicles and watercraft, and
 - v. furniture, machinery and stationary and rolling equipment not referred

- to in clause iv, and replacements of such furniture, machinery and stationary and rolling equipment;
- 30. "capital element included in rent" for a board means the portion of the rent for accommodation, for school sites and for computer equipment for instructional purposes that, in the opinion of the Minister, is not attributable to the operation or maintenance provided in respect of the space or computer equipment rented;
- 31. "extraordinary expenditure for 1975" means the sum of the expenditure for 1975 from the revenue fund for,
 - the capital element included in rent payable,
 - ii. transportation of pupils to and from school and from school to school and any other transportation of pupils that is not designated by the board as ordinary expenditure,
 - board, lodging and weekly transportation of pupils,
 - iv. capital appurtenances except those referred to in clause v of paragraph 29 that have been designated by the board as ordinary expenditure,
 - v. restoration of destroyed and damaged capital appurtenances,
 - vi. debt charges,
 - vii. pupil accommodation charges in respect of resident-external pupils of the board, and
 - viii. relocation of portable classrooms,

less the sum of.

- ix. the pupil accommodation charges for 1975 in respect of non-resident pupils of the board,
 - x. the capital element included in rent receivable for 1975.
- xi. revenue from the disposal of capital appurtenances in 1975,
- xii. insurance proceeds for 1975 in respect of capital appurtenances,
- xiii. accrued interest on debentures sold in 1975 at date of sale thereof,
- xiv. interest earned on capital funds in 1975.

- xv. reimbursements of capital expenditure from the revenue fund for 1975 including a grant under subsection 2 of section 30 but excluding a grant under Part 2 or 3,
- xvi. revenue receivable in 1975 in respect of transportation of pupils excluding a grant under Part 2 or 3, and
- xvii. revenue receivable in 1975 in respect of board, lodging and weekly transportation of pupils excluding a grant under Part 3;
- 32. "pupil accommodation charge" means, for a pupil of average daily enrolment, \$65 in the case of a public or separate school pupil and \$120 in the case of a secondary school pupil;
- "recognized extraordinary expenditure for 1975" means in respect of a board the sum of,
 - i. the portion approved by the Minister for grant purposes of the extraordinary expenditure for 1975 for the transportation of,
 - a. resident-internal pupils and resident-external pupils of the board to and from school and from school to school, except where the parent or guardian of a pupil contributes, other than by taxation, to the cost of such transportation that the board provides, and
 - b. persons qualified to be resident pupils of the board to and from the schools and facilities referred to in subsection 2 of section 163 of the Act,
 - ii. the portion approved by the Minister of the expenditure in 1975 for board, lodging and transportation to school and return once a week of resident-internal pupils and resident-external pupils of the board under sections 78 and 163 of the Act.
 - iii. the portion approved by the Minister for grant purposes of the debt charges payable in 1975 by the board or on its behalf by a municipality or a county,
 - iv. the portion of the extraordinary expenditure from the revenue fund in 1975 for capital appurtenances

and for the restoration of destroyed and damaged capital appurtenances that is not in excess of the lesser of,

- a. the sum of,
 - the amount calculated at one mill in the dollar upon the equalized assessment for the board,
 - II. the revenue fund revenue of the board in 1975 from the sale or disposal of, and from insurance proceeds in respect of, capital appurtenances, and
 - III. the amount transferred in 1975 from a reserve fund established for the purchase of capital appurtenances,

less the amount allocated in 1975 to a reserve fund, and

- b. the sum of,
 - I. the portion, approved by the Minister for grant purposes, of the expenditure from the revenue fund in 1975 for the purchase of capital appurtenances and for the restoration of destroyed and damaged capital appurtenances, and
 - II. the portion of the expenditure from the revenue fund in 1975 for the purchase of capital appurtenances referred to in clause v of paragraph 29 that has not been designated by the board as ordinary expenditure, that is not included the amount approved by the Minister for grant purposes and that is not in excess of the product of,
 - A. \$6.50 in the case of an elementary school pupil, or \$7.50 in the case of a secondary school pupil,

- B. the grant weighting factor for 1975, and
- C. the adjusted average daily enrolment for 1975,

less the portion of the revenue in 1975 from the sale or disposal of, and from insurance proceeds in respect of, capital appurtenances that is designated by the Minister as deductible from recognized extraordinary expenditure,

- the portion approved by the Minister for grant purposes of the capital element included in rent payable in 1975.
- vi. the pupil accommodation charges for 1975 in respect of residentexternal pupils of the board, and
- vii. the portion of the expenditure in 1975 for the relocation of a portable classroom that is not in excess of \$2,000, where such relocation has been approved by the Minister,

less the sum of,

- viii. the pupil accommodation charges for 1975 in respect of non-resident pupils of the board, and
- ix. the portion of the capital element included in rent receivable for 1975, that is designated by the Minister as deductible from recognized extraordinary expenditure.
- 2. Ordinary expenditure, recognized ordinary expenditure and recognized extraordinary expenditure shall be subject to the approval of the Minister.
- 3. For the purposes of this Regulation, The Metropolitan Toronto School Board and the boards of education as provided in section 118 of The Municipality of Metropolitan Toronto Act shall be deemed to be one divisional board of education and the area municipalities as provided in section 1 of that Act shall be deemed to be one urban municipality.
- 4. —(1) The general legislative grants payable under this Regulation shall be calculated for a board of education as though the board were a public school board and a secondary school board.
- (2) The grant payable in respect of a public or separate school board, with the exception of the payments under sections 21, 22 and 35 shall be applied to such elementary school purposes as the public or separate school board considers expedient.

- (3) The grant payable in respect of a secondary school board, with the exception of the payments under sections 21, 22 and 35 shall be applied to such secondary school purposes as the secondary school board considers expedient.
- 5.—(1) Where a board fails to comply with the Acts administered by the Minister or the Regulations thereunder, the Minister may withhold the whole or any part of a grant payable until the board has taken the action necessary to correct the condition that caused the grant to be withheld.
- (2) Where the grant payable under this Regulation is, by reason of error, overpaid, the board shall refund the amount of the overpayment to the Province of Ontario.
- (3) Where the grant payable under this Regulation is, by reason of error, underpaid, the amount of the underpayment shall be paid to the board.
- (4) Where the amount payable to a board under a previous regulation was either overpaid or underpaid, the overpayment or the underpayment, as the case may be, shall be added to or deducted from the grant payable under this Regulation to the board that has jurisdiction in the area for which the adjustment is necessary.
- **6.**—(1) The calculation and payment of the general legislative grants for public, separate and secondary school boards for the year 1975 shall be made in accordance with this Regulation.
- (2) The grant payable under this Regulation shall be paid in the number of instalments and at the times designated by the Minister.
- (3) The grant provided by this Regulation shall be paid on an estimated basis during 1975 and such adjustments as may be necessary shall be made when the actual financial data and average daily enrolment are available.
- (4) Where in any year the amount voted by the Legislature for the grants under this Regulation is insufficient or more than sufficient to pay the grants in full, the Minister may make a pro rata reduction or increase, as the case may be.

PART 1

LIMITATION ON ORDINARY EXPENDITURE

- 7.—(1) The ordinary expenditure for 1975 of an enlarged board shall, subject to subsection 2, be limited to the sum of,
 - (a) the eligible sum for French-language instruction for 1975;
 - (b) the expenditure for tuition fees for 1975;and

- (c) the product of the adjusted average daily enrolment for 1975 and the greatest of,
 - (i) the product of,
 - a. \$926 in the case of an elementary school pupil, or \$1,441 in the case of a secondary pupil, and
 - b. the expenditure weighting factor for 1975,
 - (ii) the product of,
 - a. \$926 in the case of an elementary school pupil, or \$1,441 in the case of a secondary pupil, and
 - b. the adjusted expenditure weighting factor for 1975, and
 - (iii) 131.53 per cent in the case of an elementary school pupil, or 117.06 per cent in the case of a secondary school pupil of the greater of the amounts determined under clauses a and b of subsection 1 of section 7 of Ontario Regulation 200/74.
- (2) Where employees of a board withhold their services during the year 1975, the amount determined under clause c of subsection 1 shall be reduced by the excess of,
 - (a) the salaries and related fringe benefits of such employees that were not payable in respect of the period during which their services were withheld,

over,

- (b) the expenditures incurred by the board in respect of such period that, in the opinion of the Minister, are attributable to such withholding of services.
- (3) Where the limitation on ordinary expenditure for 1975 of a board is reduced under subsection 2, the amount of such reduction shall not be taken into account in the determination of the limitation, if any, on ordinary expenditure for 1976 of the board.

PART 2

GRANT FOR RECOGNIZED ORDINARY EXPENDITURE

8. The percentage rate of grant for a board in respect of recognized ordinary expenditure shall be the excess, correct to three places of decimals, of 100 over the product of 38 and the assessment index of the board.

- 9.—(1) An enlarged board shall, subject to subsections 2 and 3, be paid a grant at the percentage rate determined under section 8 upon its recognized ordinary expenditure for 1975.
- (2) Where for a board in 1974 the grant for recognized ordinary expenditure was calculated in accordance with subsection 2 of section 9 of Ontario Regulation 200/74, the grant payable to the board under subsection 1 shall be not less than 90 per cent of the product of,
 - (a) the sum of the adjusted average daily enrolment for 1975 and the average daily enrolment of resident-external pupils for 1975;
 - (b) the quotient, correct to two places of decimals, obtained by dividing the grant for recognized ordinary expenditure for 1974 payable to the board under Part 2 of Ontario Regulation 200 /74 by the sum of the adjusted average daily enrolment for 1974 as defined in Ontario Regulation 200 /74 and the average daily enrolment for 1974 of resident-external pupils;
 - (c) the quotient, correct to 5 places of decimals, obtained by dividing the assessment per weighted pupil for 1974 as defined in Ontario Regulation 200/74 by the assessment per weighted pupil for 1975; and
 - (d) 1.06777 in the case of a public or separate school board, or 1.05582 in the case of a secondary school board.
- (3) The grant payable to a board under this Part shall not exceed its recognized ordinary expenditure for 1975.

PART 3

GRANT FOR RECOGNIZED EXTRAORDINARY EXPENDITURE

- 10. The percentage rates of grant for a board in respect of recognized extraordinary expenditure shall be,
 - (a) the excess, correct to 3 places of decimals, of 100 over the product of 25 and the assessment index of the board; and
 - (b) the excess, correct to 3 places of decimals, of 100 over the product of 5 and the assessment index of the board.
- 11. An enlarged board shall be paid a grant at the percentage rate determined,
 - (a) under clause a of section 10 upon that portion of its recognized extraordinary expenditure for 1975 that does not exceed; and

(b) under clause b of section 10 upon that portion of its recognized extraordinary expenditure for 1975 that is in excess of,

the product of the enrolment for grant purposes for 1975, the grant weighting factor for 1975 for the board, and

- (c) \$60 in the case of a public or separate school board; or
- (d) \$90 in the case of a secondary school board.

PART 4

GRANT FOR FRENCH-LANGUAGE INSTRUCTION

12. An enlarged board shall be paid a grant at the percentage rate determined under section 8 upon the eligible sum for French-language instruction for 1975.

PART 5

GRANT FOR CONVERSION TO
THE METRIC SYSTEM OF INTERNATIONAL UNITS

- 13.—(1) This Part applies to grants to assist boards with expenditures incurred in the conversion to the metric system of international units.
- (2) An enlarged board shall be paid a grant of 75¢ per pupil of adjusted average daily enrolment for 1975.

PART 6

ADJUSTMENT IN RESPECT OF CHANGE IN TAX REVENUE

- 14. This Part applies to an enlarged board only.
- 15.—(1) In this Part,
 - (a) "assessment" for a year means the sum of,
 - (i) the residential and farm assessment,
 - (ii) the quotient obtained by dividing by 0.9 the commercial assessment,

that is rateable for the purposes of the board in such year;

- (b) "decrease in taxation for 1974" for a board means the sum of the products obtained by multiplying, for each local municipality within the area of jurisdiction of the board, the excess of,
 - (i) the assessment for 1974 for the local municipality based on data furnished

to the board by the clerk under subsection 1 of section 75 of The Schools Administration Act

over,

(ii) the assessment for 1974 for the local municipality based on data shown in the Analysis of the Education Levy, Schedule 1-7, Column 2, in the 1974 audited financial report of the municipality,

by .001 times the number representing the mill rate on residential and farm assessment for 1974 in the local municipality;

- (c) "increase in taxation for 1974" for a board means the sum of the products obtained by multiplying, for each local municipality within the area of jurisdiction of the board, the excess of,
 - (i) the assessment for 1974 for the local municipality based on data shown in the Analysis of the Education Levy, Schedule 1-7, Column 2, in the 1974 audited financial report of the municipality,

over.

(ii) the assessment for 1974 for the local municipality based on data furnished to the board by the clerk under subsection 1 of section 75 of The Schools Administration Act.

by .001 times the number representing the mill rate on residential and farm assessment for 1974 in the local municipality;

- (d) "net adjustment in tax revenue" in respect of a board means the difference between,
 - (i) the sum of,
 - a. the decrease in taxation for 1974 for the board, and
 - b. amounts charged to the board by a municipality in 1974 under section 606 of *The* Municipal Act, and
 - (ii) the sum of,
 - a. the increase in taxation for 1974 for the board, and
 - b. taxes receivable in 1974 under section 43 of *The Assessment Act*;
- (e) "net expenditure for 1974" means the excess of the sum of,

- (i) ordinary expenditure for 1974 and extraordinary expenditure for 1974, both as defined in Ontario Regulation 200/74,
- (ii) supplementary expenditure, as defined in Ontario Regulation 200/74 that is excluded from ordinary expenditure for 1974, and
- (iii) provisions for a reserve fund, provisions for a reserve for working funds and tax adjustments for 1974,

over the sum of,

- (iv) the grants payable under Parts 2, 3, 4, 6 and 11 of Ontario Regulation 200/74 as adjusted under Part 5 of such Regulation,
- (v) transfers from a reserve fund in 1974,
- (vi) transfers from a reserve for working funds in 1974,
- (vii) taxes receivable in 1974 under section 43 of The Assessment Act,
- (viii) subscriptions in lieu of taxes, and
 - (ix) license fees for trailers;
- (f) "net recognized expenditure for 1974" means the excess of the sum of recognized ordinary expenditure for 1974 and recognized extraordinary expenditure for 1974, both as defined in Ontario Regulation 200/74, over the sum of the grants payable under Parts 2, 3, 4, 6 and 11 of Ontario Regulation 200/74 as adjusted under Part 5 of such Regulation.
- (2) An amount equal to the product of the net adjustment in tax revenue and the quotient obtained by dividing the net recognized expenditure for 1974 by the net expenditure for 1974 shall,
 - (a) where the amount referred to in subclause i of clause d of subsection 1 exceeds the amount referred to in subclause ii of the said clause d, be added to the grant payable to the board for 1975; and
 - (b) where the amount referred to in subclause ii of clause d of subsection 1 exceeds the amount referred to in subclause i of the said clause d, be deducted from the grant payable to the board for 1975.

PART 7

SPECIAL ASSISTANCE IN RESPECT OF DEBENTURES

- 16. An enlarged board shall be paid the excess of,
 - (a) the portion that is not approved by the Minister for grant purposes of the debt charges payable in 1975 in respect of debentures issued by the board or on its behalf before the 1st day of January, 1970,

over,

(b) the sum calculated at 0.2 mills in the dollar in the case of a public or separate school board and at 0.6 mills in the dollar in the case of a secondary school board upon the equalized assessment for the board,

and the excess of,

(c) the portion that is not approved by the Minister for grant purposes of the debt charges payable in 1975 in respect of debentures issued by the board or on its behalf on or after the 1st day of January, 1970 and before the 1st day of January, 1974 except such debentures that were sold after the 31st day of March, 1973 and not authorized by the Minister,

over,

(d) the sum calculated at 0.5 mills in the dollar upon the equalized assessment for the board.

PART 8

BOARDS ON TAX-EXEMPT LAND

- 17.—(1) This Part applies to boards appointed under section 68 of the Act.
- (2) In this Part, "cost of operating" means the total revenue fund expenditure that is acceptable to the Minister for grant purposes less the sum of,
 - (a) revenue fund expenditure for,
 - (i) debt charges,
 - (ii) capital appurtenances,
 - (iii) restoration of destroyed and damaged capital appurtenances,
 - (iv) capital element included in rent,
 - (v) provisions for a reserve for working funds,
 - (vi) provisions for a reserve fund, and

- (vii) pupil accommodation charges for resident-external pupils;
- (b) revenue fund revenue from sources other than from,
 - (i) general legislative grants, except payments under sections 25, 26, 27, 28 and 29 and subsection 1 of section 30,
 - (ii) the organization for which the board was established, and
 - (iii) refunds of expenditure, no part of which is eligible for grant; and
- (c) the excess of revenue fund expenditure for,
 - (i) transportation of pupils, and
 - (ii) board, lodging and weekly transportation of pupils,

over, in each case, the amount approved by the Minister for such purposes.

- 18.—(1) A board to which this Part applies, other than a board that operates a school in a sanatorium, a hospital, a crippled children's treatment centre or a centre for the treatment of cerebral palsy, shall be paid a grant of 50 per cent of its cost of operating for the current year.
- (2) Where a board to which this Part applies operates a school in a sanatorium, a hospital, a crippled children's treatment centre or a centre for the treatment of cerebral palsy, it shall be paid a grant of,
 - (a) 80 per cent of the salaries of teachers and temporary teachers for the current year;
 - (b) 80 per cent of the expenditure for the current year approved by the Minister for grant purposes for,
 - (i) transportation of pupils, and
 - (ii) board, lodging and weekly transportation of pupils; and
 - (c) 50 per cent of the excess of,
 - (i) the sum of the cost of operating for the current year and the revenue fund revenue for the current year referred to in clause b of subsection 2 of section 17,

over,

(ii) revenue fund expenditure for the current year for,

- a. salaries of teachers and temporary teachers, and
- the portion that is approved by the Minister for grant purposes of the expenditure for.
 - transportation of pupils, and
 - 11. board, lodging and weekly transportation of pupils.

Part 9

ISOLATE BOARDS

- 19. An isolate board shall be paid a grant equal to the excess of,
 - (a) net revenue fund expenditure of the board that is acceptable to the Minister for grant purposes,

over.

- (b) the sum of the products obtained by multiplying, for each local municipality within the area of jurisdiction of the isolate board,
 - (i) in the case of a local municipality that is not within the area of jurisdiction of an enlarged board, the equalized assessment for the local municipality and .007, and
 - (ii) in the case of a local municipality that is within the area of jurisdiction of an enlarged board, the equalized assessment for the local municipality and .001 times the number representing the mill rate levied in the local municipality for public or separate school purposes in respect of the enlarged board for 1975, such number being adjusted by the assessment equalization factor for 1975 for the local municipality.

PART 10

ASSISTANCE FOR MUNICIPALITIES IN TERRITORIAL DISTRICTS

20.—(1) In this Part,

(a) "apportionable sum required by a district combined separate school board for 1975" means the total estimated expenditures of the board for separate school purposes for 1975, exclusive of any adjustment in respect of an underlevy or an overlevy in a previous year, less the sum of,

- (i) any expenditures incurred by the board in performing the duties of a municipal council,
- (ii) the portion of the ordinary expenditure for 1975 that is in excess of the limitation under section 7, and
- (iii) the estimated revenue of the board for 1975 from sources other than local taxation and amounts receivable under this Part;
- (b) "equalized assessment for 1974 for a local municipality" means the assessment for 1974 in such local municipality adjusted by the assessment equalization factor for 1974 as defined in Ontario Regulation 200/74;
- (c) "equalized assessment for 1975 for a local municipality" means the assessment for 1975 in such local municipality adjusted by the assessment equalization factor for 1975;
- (d) "net apportionable sum required by a divisional board for public school purposes for 1975" means the excess of the apportionable sum required by the divisional board for public school purposes for 1975 as defined in Ontario Regulation 245/75 over the portion of the ordinary expenditure for 1975 of the board for public school purposes that is in excess of the limitation under section 7:
- (e) "net apportionable sum required by a divisional board for secondary school purposes for 1975" means the excess of the apportionable sum required by the divisional board for secondary school purposes for 1975 as defined in Ontario Regulation 245/75 over the portion of the ordinary expenditure for 1975 of the board for secondary school purposes that is in excess of the limitation under section 7;
- (f) "sum apportionable to a local municipality for 1975 for public school purposes" means the portion of the net apportionable sum required by a divisional board for public school purposes for 1975 that would be apportioned to the local municipality if such net apportionable sum were apportioned in the same manner as the apportionable sum required by a divisional board for public school purposes for 1975 is apportioned under Ontario Regulation 245/75;
- (g) "sum apportionable to a local municipality for 1975 for secondary school purposes" means the portion of the net apportionable

- sum required by a divisional board for secondary school purposes for 1975 that would be apportioned to the local municipality if such net apportionable sum were apportioned in the same manner as the apportionable sum required by a divisional board for secondary school purposes for 1975 is apportioned under Ontario Regulation 245/75;
- (h) "sum apportionable to a local municipality for 1975 for separate school purposes" means the portion of the apportionable sum required by a district combined separate school board for 1975 that would be apportioned to the local municipality if such apportionable sum were apportioned among the local municipalities within the jurisdiction of the board in the ratio, correct to five places of decimals, of the equalized assessments for 1975 for such local municipalities for separate school purposes.
- (2) An amount payable under this Part shall be applied to reduce the levy for public, secondary or separate school purposes, as the case may be, from the local municipality on whose behalf it is payable.
- 21. Where a board has within its area of jurisdiction a local municipality that is in the territorial districts and on behalf of which the board received for the year 1974 a payment under Part 9 of Ontario Regulation 200/74, such board shall be paid for the year 1975 on behalf of such local municipality an amount that is equal to the quotient obtained by dividing the product of,
 - (a) the equalized assessment for 1975 for such local municipality; and
 - (b) the payment received by the board under Part 9 of Ontario Regulation 200/74 on behalf of such local municipality for 1974,

by the product of,

- (c) 2; and
- (d) the equalized assessment for 1974 for such local municipality, adjusted by the Ministry where in the local municipality the general level of assessment for 1975 has been increased from the general level of assessment for 1974.
- 22. Where a divisional board of education or a district combined separate school board has within its area of jurisdiction a local municipality that is in the territorial districts and upon whose assessment no taxes have been levied for public, secondary or separate school purposes, as the case may be, during the years 1969 to 1974 inclusive, such board shall be paid for the year 1975 on behalf of such

local municipality an amount that is equal to 50 per cent of the excess of the sum apportionable to the local municipality for 1975 for public, secondary or separate school purposes, as the case may be, over the product of .0035 and the equalized assessment for 1975 for such local municipality for such purposes.

PART 11

ASSISTANCE FOR COST OF EDUCATION AND FOR BOARD, LODGING AND TRANSPORTATION

- 23. This Part does not apply to an isolate board.
- 24.—(1) In this Part,
 - (a) "cost of education" means an amount equal to the fee calculated under sections 2, 3 and 6 of Ontario Regulation 250/75;
 - (b) "Crown establishment" means an establishment maintained by a Department of the Government of Canada, a Crown company, The Royal Canadian Mounted Police or Atomic Energy of Canada Limited, on lands held by the Crown in right of Canada that are not assessable for school purposes, and includes a reserve as defined in the Indian Act (Canada);
 - (c) "Ontario Government establishment"
 means an establishment maintained by a
 Ministry of the Government of Ontario
 on lands held by the Crown in right of
 Ontario or by the Hydro-Electric Power
 Commission of Ontario on lands held by
 it and in respect of which no payment is
 made under the provisions of subsection 9 of section 47 of The Power Corporation Act;
 - (d) "psychiatric facility" means a facility designated as a psychiatric facility under The Mental Health Act and includes the private hospital known as "The Villa" and located in the Town of Vaughan.
- (2) For the purposes of this Part, a person shall not be considered to reside in an Ontario Government establishment where he resides in a residence owned by him lands that are within the Ontario Government establishment.
- (3) Where section 6 of Ontario Regulation 250/75 applies in determining the cost of education under clause a of subsection 1 and the board and the Minister cannot agree upon a factor, the factor shall be determined by three arbitrators, one appointed by the board that provides the instruction, one appointed by the Minister and a third appointed by the aforementioned arbitrators, and the decision of the arbitrators or a majority of them is final and binding upon the board and the Minister.

ELEMENTARY SCHOOLS

- 25.—(1) Where a pupil,
 - (a) resides in a territorial district;
 - (b) is not resident in a school section or in a Crown establishment; and
 - (c) attends a public school in Ontario,

the Minister shall pay the board that operates the public school the cost of education of the pupil.

- (2) Where a Roman Catholic pupil,
 - (a) resides in a territorial district;
 - (b) is not resident in a school section, separate school zone or Crown establishment; and
 - (c) attends a Roman Catholic separate school in Ontario,

the Minister shall pay the board that operates the separate school the cost of education of the pupil.

- 26. Where a pupil whose parent or guardian is not assessable for elementary school purposes,
 - (a) resides in an Ontario Government establishment that does not form part of a school section; and
 - (b) attends a public school, or attends a separate school and is a Roman Catholic,

the Minister shall pay the board that operates the school the cost of education of the pupil.

SECONDARY SCHOOLS

- 27. Where a pupil,
 - (a) resides in a territorial district;
 - (b) is not resident in a secondary school district or in a Crown establishment; and
 - (c) attends a secondary school in Ontario,

the Minister shall pay the board that operates the secondary school the cost of education of the pupil,

- 28. Where a pupil whose parent or guardian is not assessable for secondary school purposes,
 - (a) resides in an Ontario Government establishment that does not form part of a secondary school district; and
 - (b) attends a secondary school in Ontario,

the Minister shall pay the board that operates the secondary school the cost of education of the pupil.

- 29. Where a pupil,
 - (a) who is admitted to,
 - (i) a psychiatric facility, or
 - (ii) a facility designated under The Developmental Services Act, 1974;
 - (b) who is resident in,
 - (i) an approved charitable institution as defined in The Charitable Institutions Act,
 - (ii) a children's boarding home as defined in The Children's Boarding Homes Act,
 - (iii) an approved children's institution as defined in The Children's Institutions Act,
 - (iv) an approved home as defined in The Homes for Retarded Persons Act, or
 - (v) a detention and observation home established under The Provincial Courts Act;
 - (c) who is admitted to a training school established under The Training Schools Act;
 - (d) who is detained in a correctional institution as defined in The Ministry of Correctional Services Act;
 - (e) who is placed in an approved home as defined in The Mental Hospitals Act; or
 - (f) who is a ward of a children's aid society or in the care of a children's aid society and who has not been placed for adoption on a probationary basis and who is not classified by the board as a residentinternal pupil,

attends an elementary or a secondary school in Ontario, the Minister shall pay the board that operates the school the cost of education of the pupil except where a fee in respect of the pupil is receivable from Canada under an agreement entered into by the board under section 161 or 162 of the Act.

30.—(1) Where, with the approval of the Minister, a board, except a board appointed under section 68 of the Act, employs a teacher to provide a special education program in a facility referred to in clause a of section 29 or in a home or an institution referred to in clause b thereof, that is situate within the area of jurisdiction of the board and in which no education program is provided by the Ministry, the

Minister shall pay the board an amount equal to the salary of the teacher and an additional amount not in excess of \$1,000 per classroom in respect of the expenditure of the board for consultative help and for the purchase of instructional supplies in respect of such program,

- (2) Where a board referred to in subsection 1 incurs an expenditure for furniture or equipment or both for a classroom for a special education program that it provides in a facility referred to in clause a of section 29 or a home or an institution referred to in clause b thereof, that is situate within the area of jurisdiction of the board and in which no education program is provided by the Ministry, the Minister shall pay the board an amount equal to the approved portion of such expenditure, except that the amount payable by the Minister in respect of furniture and equipment for the classroom shall in no case exceed \$3,300.
- 31. Where, under section 163 of the Act, a board provides transportation to and from school on a daily basis or from school to school for a pupil in respect of whom it is eligible to receive the cost of education under section 25, 26, 27, 28 or 29, the Minister shall pay the board an amount equal to the portion approved by the Minister for grant purposes of the expenditure for 1975 for transportation in respect of a resident pupil of the board, and the board may charge the parent or guardian of a pupil in respect of whom it is eligible to receive the cost of education under section 25 or 27 the excess of the actual cost of transportation over the amount paid by the Minister under this section.
- 32. Where a pupil attends a school in Ontario operated by a public, separate or secondary school board and his parent or guardian is, under subsection 3 of section 78 of the Act or subsection 8 or 11 of section 163 thereof, reimbursed by the board of the school that the pupil attends for the cost of board, lodging and transportation once a week from his residence to school and return, the Minister shall pay the board an amount equal to the portion approved by the Minister for grant purposes of the expenditure for board, lodging and such transportation in respect of a resident pupil of the board.
 - 33. Where a pupil,
 - (a) resides in a territorial district;
 - (b) is not resident in a school section, a separate school zone or a Crown establishment; and
 - (c) attends a school operated by the Indian Affairs Branch of the Department of Indian Affairs and Northern Development,

the Minister shall pay the Crown in right of Canada in respect of the education of such pupil an amount agreed upon between the Department of Indian Affairs and Northern Development and the Minister. 34. Where a pupil,

- (a) resides in a territorial district;
- (b) is not resident in a secondary school district or in a Crown establishment; and
- (c) attends a secondary school that is supported by local taxation in a province that adjoins Ontario,

the Minister shall pay the governing body of the secondary school in respect of the education of such pupil an amount agreed upon between the governing body of the secondary school and the Minister. PART 12

GRANTS FOR COMMUNITY SCHOOL DEVELOPMENT

35. A board that has obtained the approval of the Minister for a community school development proposal shall, in addition to all other grants payable under this Regulation, be paid the portion of its expenditure incurred in respect of the approved community school development proposal that is removed from ordinary expenditure and included in supplementary expenditure, but in no case shall the payment exceed \$10,000 per approved proposal.

SCHEDULE A

GRANT WEIGHTING FACTORS FOR 1975

EXPENDITURE WEIGHTING FACTORS FOR 1975

DIVISIONAL BOARDS OF EDUCATION

Name of Board	GRANT	Expenditure
	WEIGHTING FACTOR	WEIGHTING FACTOR
Column 1	Column 2	Column 3
Atikokan Board of Education		
Elementary Schools	1.1500	1.1937
Secondary Schools	1.1416	1.2196
Brant County Board of Education		
Elementary Schools	1.0618	1.0825
Secondary Schools	1.0220	1.0501
Privac County Pound of Education		
Bruce County Board of Education Elementary Schools	1.0269	1.0550
Secondary Schools	1.0153	1.0320
	110100	210020
Carleton Board of Education		
Elementary Schools	1.0351	1.0730
Secondary Schools	1.0306	1.0470
Central Algoma Board of Education		
Elementary Schools	1.1764	1.1998
Secondary Schools	1.1567	1.1567
Charles David (F1 at		
Chapleau Board of Education	1 1500	1 1520
Elementary Schools	1.1500 1.1210	1.1530 1.1210
become y concession of the con	1.1210	1.1210
Cochrane-Iroquois Falls Board of Education		
Elementary Schools	1.1832	1.1999
Secondary Schools	1.1928	1.1928
Dryden Board of Education		
Elementary Schools	1.1842	1.1887
Secondary Schools	1.1303	1.1303
Dufferin County Board of Education	4 0500	
Elementary Schools	1.0582	1.0779
Secondary Schools	1.0182	1.0290
Durham Board of Education		
Elementary Schools	1.0327	1.0385
Secondary Schools	1.0246	1.0439
Fact Parry Cound Pound of Education		
East Parry Sound Board of Education Elementary Schools	1.1523	1.1819
Secondary Schools	1.0914	1.0914
	1.0711	1.0711
Elgin County Board of Education		
Elementary Schools	1.0370	1.0560
Secondary Schools	1.0189	1.0360
Espanola Board of Education		
Elementary Schools	1.1921	1.1921
Secondary Schools	1.1390	1.1745
293		

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DIVISIONAL BOARDS OF EDUCATION—Continued

Name of Board Column 1	GRANT WEIGHTING FACTOR Column 2	EXPENDITURE WEIGHTING FACTOR Column 3
· ·	Coldinii 2	Column 5
Essex County Board of Education Elementary Schools	1.0407 1.0216	1.0856 1.0260
Fort Frances-Rainy River Board of Education Elementary Schools	1.1850 1.1103	1.1970 1.1260
Frontenac County Board of Education Elementary Schools	1.0731 1.0515	1.1015 1.0605
Geraldton Board of Education Elementary Schools	1.1511 1.1455	1.1780 1.1455
Grey County Board of Education Elementary Schools	1.0501 1.0258	1.0977 1.0774
Haldimand Board of Education Elementary Schools	1.0131 1.0216	1.0131 1.0360
Haliburton County Board of Education Elementary Schools	1.1589 1.0913	1.1719 1.0913
Halton Board of Education Elementary SchoolsSecondary Schools	1.0286 1.0229	1.0718 1.0330
Board of Education for the City of Hamilton Elementary Schools	1.1212 1.0637	1.1830 1.1140
Hastings County Board of Education Elementary Schools	1.0772 1.0189	1.1059 1.0350
Hearst Board of Education Elementary SchoolsSecondary Schools	1.1612 1.2230	1.1612 1.2230
Hornepayne Board of Education Elementary Schools	1.1838 1.2200	1.1838 1.2200
Huron County Board of Education Elementary Schools	1.0326 1.0258	1.0684 1.0381
Kapuskasing Board of Education Elementary Schools	1.1814 1.1193	1.2258 1.1320
Kenora Board of Education Elementary Schools	1.2062 1.1403	1.2638 1.1515

THE ONTARIO GAZETTE

DIVISIONAL BOARDS OF EDUCATION—Continued

Name of Board Column 1	GRANT WEIGHTING FACTOR Column 2	Expenditure Weighting Factor Column 3
W.C. (B. L.CEL .:		
Kent County Board of Education Elementary Schools	1.0433 1.0211	1.0724 1.0363
Kirkland Lake Board of Education Elementary Schools	1.1854 1.1261	1.2141 1.1350
Lakehead Board of Education Elementary Schools. Secondary Schools.	1.1413 1.1089	1.1953 1.1220
Lake Superior Board of Education Elementary Schools	1.1255 1.1600	1.1450 1.2510
Lambton County Board of Education Elementary Schools	1.0441 1.0287	1.0944 1.0430
Lanark County Board of Education Elementary Schools	1.0586 1.0337	1.0769 1.0433
Leeds and Grenville County Board of Education Elementary Schools	1.0541 1.0321	1.0681 1.0470
Lennox and Addington County Board of Education Elementary Schools	1.0633 1.0196	1.0716 1.0380
Lincoln County Board of Education Elementary Schools	1.0711 1.0330	1.1239 1.0695
Board of Education for the City of London Elementary Schools	1.0852 1.0594	1.1459 1.1120
Manitoulin Board of Education Elementary SchoolsSecondary Schools	1.19 4 9 1.1678	1.1949 1.1678
Metropolitan Toronto School Board Elementary Schools	1.1312 1.0712	1.2570 1.1610
Michipicoten Board of Education Elementary Schools	1.1471 1.2922	1.1483 1.2922
Middlesex County Board of Education Elementary Schools. Secondary Schools.	1.0451 1.0352	1.0572 1.0633
Muskoka Board of Education Elementary Schools	1.1283 1.1111	1.1393 1.1391

DIVISIONAL BOARDS OF EDUCATION—Continued

Name of Board Column 1	GRANT WEIGHTING FACTOR Column 2	Expenditure Weighting Factor Column 3
Niagara South Board of Education Elementary Schools	1.0656	1.1233
Secondary Schools	1.0583	1.0799
Nipigon-Red Rock Board of Education Elementary Schools	1.1710	1.1990
Secondary Schools	1.1728	1.1728
Elementary Schools	1.1354 1.1163	1.1800 1.1215
Norfolk Board of Education Elementary Schools	1.0423	1.0669
Secondary Schools.	1.0324	1.0731
North Shore Board of Education Elementary Schools	1.1973	1.2175
Secondary Schools	1.1773	1.1960
Northumberland and Newcastle Board of Education Elementary Schools	1.0424	1.0657
Secondary Schools	1.0191 -	1.0340
Ottawa Board of Education	1 1051	1 2620
Elementary Schools	1.1251 1.0443	1.2630 1.1040
Oxford County Board of Education		
Elementary Schools	1.0480	1.0907
Secondary Schools	1.0240	1.0724
Peel Board of Education	1.0400	1 0040
Elementary Schools	1.0408 1.0268	1.0840 1.0366
Perth County Board of Education	4 0006	4 0400
Elementary Schools	1.0236 1.0200	1.0400 1.0467
Peterborough County Board of Education		
Elementary Schools	1.0613	1.0909
Secondary Schools	1.0268	1.0812
Prescott and Russell County Board of Education	1 0470	1.0558
Elementary Schools	1.0479 1.0297	1.0297
Prince Edward County Board of Education	1 0242	1 0440
Elementary Schools	1.0342 1.0386	1.0440 1.0470
Red Lake Board of Education Elementary Schools	1.1838	1.1838
Secondary Schools.	1.1430	1.1430
Renfrew County Board of Education	1 0040	1.1269
Elementary Schools	1.0840 1.0246	1.1269
296		

THE ONTARIO GAZETTE

DIVISIONAL BOARDS OF EDUCATION—Continued

	GRANT	Expenditure
Name of Board	WEIGHTING FACTOR	WEIGHTING FACTOR
Column 1	Column 2	Column 3
Sault Ste. Marie Board of Education Elementary Schools	1.1242 1.0952	1.2002 1.1055
Simcoe County Board of Education Elementary Schools	1.0308 1.0246	1.0475 1.0524
Stormont, Dundas and Glengarry County Board of Education Elementary Schools	1.0609 1.0340	1.0733 1.0510
Sudbury Board of Education Elementary Schools	1.1239 1.0908	1.1732 1.0909
Timiskaming Board of Education Elementary Schools	1.1437 1.1193	1.1463 1.1220
Timmins Board of Education Elementary Schools	1.1649 1.0980	1.1712 1.0990
Victoria County Board of Education Elementary Schools	1.0531 1.0228	1.0541 1.0365
Waterloo County Board of Education Elementary Schools	1.0969 1.0475	1.1419 1.0788
Wellington County Board of Education Elementary Schools. Secondary Schools.	1.0267 1.0220	1.0470 1.0542
Wentworth County Board of Education Elementary Schools	1.0195 1.0150	1.0486 1.0310
West Parry Sound Board of Education Elementary Schools	1.1311 1.1063	1.1847 1.1635
Board of Education for the City of Windsor Elementary Schools	1.1039 1.0711	1.1938 1.0960
York County Board of Education Elementary Schools	1.0377 1.0295	1.0559 1.0494

ROMAN CATHOLIC SEPARATE SCHOOL BOARDS

Name of Board Column 1	GRANT WEIGHTING FACTOR Column 2	Expenditure Weighting Factor Column 3
Brant County RCSS Board	1.0145	1.0209
Bruce-Grey County RCSS Board	1.0473	1.0740
Carleton RCSS Board	1.0392	1.0585
Cochrane-Iroquois Falls District RCSS Board	1.1560	1.1560
Dryden District RCSS Board	1.1520	1.1620
Dufferin-Peel RCSS Board	1.0265	1.0370
Durham Region RCSS Board	1.0270	1.0350
Elgin County RCSS Board	1.0252	1.0280
Essex County RCSS Board	1.0324	1.0447
Fort Frances-Rainy River District RCSS Board	1.1881	1.2450
Frontenac-Lennox and Addington County RCSS Board	1.0531	1.0775
Geraldton District RCSS Board	1.1759	1.1900
Haldimand-Norfolk RCSS Board	1.0279	1.0310
Halton RCSS Board	1.0007	1.0014
Hamilton-Wentworth RCSS Board	1.0572	1.1070
Hastings-Prince Edward County RCSS Board	1.0485	1.0485
Hearst District RCSS Board	1.1390	1.1390
Huron-Perth County RCSS Board	1.0171	1.0220
Kapuskasing District RCSS Board	1.1477	1.1479
Kenora District RCSS Board	1.1770	1.1860
Kent County RCSS Board:	1.0162	1.0401
Kirkland Lake District RCSS Board	1.1682	1.1682
Lakehead District RCSS Board	1.1120	1.1393
Lambton County RCSS Board	1.0326	1.0795
Lanark-Leeds and Grenville County RCSS Board	1.0078	1.0080
Lincoln County RCSS Board	1.0538	1.0685
London and Middlesex County RCSS Board	1.0324	1.1020
Metropolitan Separate School Board	1.0856	1.1710
Michipicoten District RCSS Board	1.1550	1.1590

ROMAN CATHOLIC SEPARATE SCHOOL BOARDS—Continued

Name of Board Column 1	GRANT WEIGHTING FACTOR Column 2	EXPENDITURE WEIGHTING FACTOR Column 3
Nipigon-Red Rock District RCSS Board	1.1637	1.1637
Nipissing District RCSS Board	1.0930	1.0998
North Shore District RCSS Board	1.1416	1.1416
Ottawa RCSS Board	1.0845	1.1790
Oxford County RCSS Board	1.0283	1.0283
Peterborough-Victoria-Northumberland and Newcastle RCSS Board		1.0870
Prescott and Russell County RCSS Board	1.0416	1.0500
Renfrew County RCSS Board	1.0461	1.0461
Sault Ste. Marie District RCSS Board	1.1011	1.1655
Schreiber-Terrace Bay District RCSS Board	1.1412	1.1560
Simcoe County RCSS Board	1.0302	1.0324
Stormont, Dundas and Glengarry County RCSS Board	1.0816	1.1114
Sudbury District RCSS Board	1.1051	1.1051
Timiskaming District RCSS Board	1.1447	1.1447
Timmins District RCSS Board	1.1211	1.1211
Waterloo County RCSS Board	1.0502	1.0747
Welland County RCSS Board	1.0492	1.0861
Wellington County RCSS Board	1.0170	1.0503
Board of Trustees of the Roman Catholic Separate Schools for the City of Windsor		1.1250
York Region RCSS Board	1.0380	1.0604
Board of Trustees of the Roman Catholic Separate School for School Section No. 1 in the Township of Atikokan		1.1705
Board of the Combined Roman Catholic Separate Schools of the Townships of Chapleau, Panet and Tp. 13G		1.1318
Board of Trustees of the Roman Catholic Separate Schools for the Improvement District of Manitouwadge		1.1652

Schedule B

ASSESSMENT EQUALIZATION FACTORS FOR 1975

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
THE MUNICIPALI METROPOLITAN TO		THE REGIONAL MUNICIPOF HALDIMAND-NORF	
METROPOLITAN TORONTO	24.60	City of:	
		Nanticoke:	
		Jarvis Village	100.00
THE REGIONAL MUNI		Port Dover Town	15.96
OF DURHAM		Waterford Town	18.30
		Rainham Township (part)	20.31
		Townsend Township (part)	15.00
City of:		Walpole Township (part)	18.69
0		Woodhouse Township (part)	12.87
Oshawa: Oshawa City	43.20	Towns of:	
Whitby East Township	23.70	10,110,011	
wineby East Township	20.70	DUNNVILLE:	
Towns of:		Canborough Township	19.20
		Dunn Township	20.19
AJAX:		Dunnville Town	23.04
Ajax Town	95.70	Moulton Township	19.17
Pickering Village	92.48	Sherbrooke Township	24.80
Pickering Township (part)	89.44	HALDIMAND:	
		Caledonia Town	82.60
NEWCASTLE:		Cayuga Village	85.16
Bowmanville Town	15.99	Hagersville Village	100.00
Newcastle Village	15.00	Cayuga North Township	18.75
Clarke Township	10.26	Oneida Township	17.97
Darlington Township	11.82	Seneca Township	17.07
Pickering	89.44	Cayuga South Township	13.02 20.31
TICKERING	07.11	Rainham Township (part)	18.69
WHITBY	20.46	Walpole Township (part)	10.09
**************************************	20.10	Simcoe:	
		Simcoe Town	19.10
Townships of:		Charlotteville Township (part)	16.00
Townships of.		Townsend Township (part)	15.00
Brock:		Windham Township (part)	16.40
Beaverton Village	85.20	Woodhouse Township (part)	12.87
Cannington Village	88.79	Transmitted of	
Brock Township	17.61	Townships of:	
Thorah Township	16.26	DELHI:	
		Charlotteville Township (part)	16.00
Scugog:		Middleton Township (part)	15.30
Port Perry Village	19.32	Walsingham South Township (part)	15.90
Cartwright Township	10.58	Windham Township (part)	16.40
Reach Township	15.00	Delhi Town	24.30
Scugog Township	17.73	Norfolk:	t
0 0		Houghton Township	17.10
Uxbridge:		Walsingham North Township	17.40
Uxbridge Town	17.19	Port Rowan Village	20.13
Scott Township	19.32	Middleton Township (part)	15.30
Uxbridge Township	13.80	Walsingham South Township (part)	15.90
	21	00	

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
THE REGIONAL MUNICIPA OF HALTON	ALITY	GLANBROOK: Binbrook Township Glanford Township	19.10 19.80
City of:			
Burlington	27.20	THE REGIONAL MUN	NICIPALITY
Towns of:		OF NIAGAR	A.
OAKVILLE	27.90	Cities of	
HALTON HILLS:		Cities of:	
Acton Town	22.65	NIAGARA FALLS	26.20
Georgetown Town	28.53		
Esquesing Township (part)	23.20	PORT COLBORNE	27.90
Oakville Town (part)	27.90		22.22
M		St. Catharines	22.80
Milton: Milton Town	23.88	WELLAND	24.40
Nassagaweya Township	18.40	WELLAND	27.70
Esquesing Township (part)	23.20	Towns of:	
Oakville Town (part)	27.90		
Burlington Town (part)	27.20	FORT ERIE	27.20
		GRIMSBY	21.30
		Lincoln	18.60
THE REGIONAL MUNICIPAL OF HAMILTON-WENTWO		NIAGARA-ON-THE-LAKE	17.10
		PELHAM	20.30
City of:		THOROLD	21.60
City of:		T 11	
HAMILTON	27.50	Townships of:	
Towns of:		WAINFLEET	24.70
Ancaster	18.30	WEST LINCOLN	18.90
Dundas:			
Dundas Town	19.23		
Ancaster Township (part)	18.30	THE REGIONAL MUN	NICIPALITY
Flamborough West Township (part)	18.45	OF OTTAWA-CAF	RLETON
6			
STONEY CREEK:	01.20		
Stoney Creek Town Saltfleet Township	94.20 19.59	Cities of:	
	19.59		
Townships of:		OTTAWA	31.40
FLAMBOROUGH:		VANIER	29.85
Flamborough East Township	18.90		
Flamborough West Township (part)	18.45	Village of:	
Waterdown Village	21.69	Decree and D	10.20
Beverly Township	18.30	ROCKCLIFFE PARK	19.30

16.70

90.40

14.82

95.77

14.79

92.50

15.40

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Townships of:		THE REGIONAL MUNICI	PALITY
Cumberland	16.92	OF SUDBURY	
GLOUCESTER	18.75		
		See Sudbury Board of Education,	
GOULBOURN:		Sudbury District Roman Catholic S	Separate School
Goulbourn Township	13.30	Board, page 1380.	
Richmond Village	18.40		
Stittsville Village	14.73		
March	14.50		
Nepean	13.71		
OSGOODE	16.32	THE REGIONAL MUNICION OF WATERLOO	PALITY
RIDEAU:		01 1111211200	
Gower North Township	15.20		
Marlborough Township	16.30		
Gloucester Township (portion)	18.75	Cities of:	
Nepean Township (portion)	13.71		
Osgoode Township (portion)	16.32	CAMBRIDGE:	
Osgoode Township (portion)	10.02	Galt City	24.20
West Carleton:		Hespeler Town	86.70
Fitzroy Township	17.07	Preston Town	90.40
Huntley Township	16.20	North Dumfries Township	
Torbolton Township	16.41	(portion)	15.48
Torborton Township	10.11	Waterloo Township (portion)	15.40
		Kitchener:	
		Kitchener City	28.20
THE REGIONAL MUNIC	IPALITY	Bridgeport Village	93.50
OF PEEL		Waterloo City (portion)	26.60
		Waterloo Township (portion)	15.40
		WATERLOO:	
Cities of:		Waterloo City (portion)	26.60
		Waterloo Township (portion)	15.40
Brampton:			
Brampton Town	100.00	Townships of:	
Toronto Gore Township	100.00		
Mississauga Town (part)	100.00	North Dumfries:	45 40
Chinguacousy Township (part)	100.00	North Dumfries (portion)	15.48
		Beverly Township (portion)	18.30
MISSISSAUGA:	100.00	Ayr Village	89.96

Town of: WILMOT: Wilmot Township CALEDON: New Hamburg Town Albion Township 100.00 Caledon Township 100.00 WOOLWICH: Bolton Village 100.00 Woolwich Township Caledon East Village 100.00 Elmira Town Chinguacousy Township (part) 100.00 Waterloo Township (portion)

100.00 100.00

100.00

100.00

Port Credit Town

Streetsville Town

Mississauga Town (part)

Oakville Town (part)

WELLESLEY:

Wellesley Township

Wellesley Village

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
THE REGIONAL MUN OF YORK	ICIPALITY	Lake of Bays: Franklin Ward McLean Ward Ridout Ward Sinclair Ward	143.52 143.52 143.52
Towns of:		Muskoka Lakes: Bala Ward	143.52 143.52
Aurora	77.25	Cardwell Ward Medora and Wood Ward	143.52 143.52 143.52
Markham	82.63	Medora North Ward Monck North Ward	143.52 143.52 143.52
Newmarket	76.38	Port Carling Ward	143.52
RICHMOND HILL	78.16	Watt Ward Windermere Ward	143.52 143.52
VAUGHAN	84.94	Wood South Ward	143.52
Whitchurch-Stouffville	76.66		
Whitehoren-Stourfville	70.00	COUNTY OF BE	RANT
Townships of:			
GEORGINA	82.17	City of:	
GWILLIMBURY EAST	76.96	Brantford	34.00
King	70.33	Town of:	
THE DISTRICT MUNI	CIPALITY	Paris	24.30
OF MUSKOK		Townships of:	
Towns of:		BRANTFORD	20.30
Bracebridge: Bracebridge Ward	143.52	Burford	18.90
Draper Ward Macauley Ward	143.52	OAKLAND	21.40
Monck South Ward Muskoka North Ward	143.52 143.52	ONONDAGA	17.04
Oakley Ward	143.52 143.52	South Dumfries	18.80
Gravenhurst: Gravenhurst Ward	143.52	SOUTH DUMPRIES	10.00
Morrison Ward Muskoka South Ward	143.52 143.52		
Ryde Ward Huntsville:	143.52	COUNTY OF BI	RUCE
Huntsville Ward Brunel Ward	143.52		
Chaffey Ward	143.52 143.52	The same of the sa	
Port Sydney Ward	143.52	Towns of:	
Stephenson Ward Stisted Ward	143.52 143.52	CHESLEY	129.13
Townships of:	143.32	KINCARDINE	158.41
		Dans France	4.4
Georgian Bay: Baxter Ward	143.52	PORT ELGIN	141.51
Gibson Ward	143.52	SOUTHAMPTON	139.03

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Walkerton	110.63	COUNTY OF DU	FFERIN
Wiarton	127.67		
Villages of:		Town of:	
HEPWORTH	147.32	ORANGEVILLE	15.66
Lion's Head	129.99	Villages of:	
Lucknow	117.08	GRAND VALLEY	86.28
MILDMAY	110.36	SHELBURNE	87.91
Paisley	174.48	Townships of:	
RIPLEY	130.09	Amaranth	100.00
Tara	126.45	EAST GARAFRAXA	100.00
TEESWATER	130.46	East Luther	16.56
	219.19	Melancthon	15.30
Tiverton	219.19	Mono	11.95
Townships of:		Mulmur	13.41
Albemarle	144.69		
Amabel	142.06	COUNTY OF E	LGIN
Arran	137.49		
Brant	122.66	City of:	
Bruce	131.77	St. Thomas	29.01
Carrick	115.16	Town of:	
Culross	120.66	AYLMER	24.90
EASTNOR	157.38	Villages of:	
Elderslie	120.96	BELMONT	20.04
Greenock	120.71	Dutton	25.65
Huron	146.45	PORT BURWELL	21.87
Kincardine	154.05	PORT STANLEY	22.89
Kinloss	147.83	RODNEY	23.04
LINDSAY	190.47	Springfield	24.27
St. Edmunds	178.69	VIENNA	29.60
Saugeen	140.51	WEST LORNE	22.50
	3	04	

MAIDSTONE

22.60

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Townships of:		MALDEN	88.40
ALDBOROUGH	16.86	Mersea	13.00
Вачнам	17.67	PELEE	20.34
Dunwich	23.50	Rochester	11.88
MALAHIDE	18.20	SANDWICH SOUTH	11.49
South Dorchester	19.35	SANDWICH WEST	11.13
Southwold	20.13	TILBURY NORTH	11.82
YARMOUTH	18.33	TILBURY WEST	21.10
COUNTY OF ESSE	x	COUNTY OF FRONT	ENAC
City of:	•	City of:	
Windsor	46.29	KINGSTON	25.30
Towns of:		Townships of:	
Amherstburg	88.90	BARRIE	16.02
Belle River	13.11	Bedford	21.10
Essex	16.20	CLARENDON AND MILLER	18.57
Harrow	14.01	Hinchinbrooke	19.83
Kingsville	91.00	Howe Island	20.19
LEAMINGTON	97.00	KENNEBEC	20.60
Тесимѕен	12.81	Kingston	19.90
Village of:		Loughborough	18.18
St. Clair Beach	12.50	OLDEN	19.60
Townships of:		Oso	
Anderdon	88.22		21.30
Colchester North	13.80	PALMERSTON AND NORTH AND SOUTH CANONTO	19.65
Colchester South	12.78	PITTSBURGH	18.70
GOSFIELD NORTH	13.17	PORTLAND	19.86
GOSFIELD SOUTH	13.20	STORRINGTON	19.71

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WOLFE ISLAND

13.50

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
COUNTY OF GREY		SARAWAK	165.72
		SULLIVAN	146.52
City of:		Sydenham	147.53
Owen Sound	68.30	PROVISIONAL COUNTY OF HA	ALIBURTO
Towns of:		1	
Durham	127.67	Townships of:	
HANOVER	113.29	Anson, Hindon and Minden	8.21
MEAFORD	123.97	CARDIFF	19.20
Thornbury	125.69	Dysart, Bruton, Clyde, Dudley, Eyre, Guilford, Harburn,	
Villages of:		HARCOURT AND HAVELOCK	9.22
Chatsworth	183.01	GLAMORGAN	3.25
Dundalk	147.67	LUTTERWORTH	3.50
Flesherton	151.03	Моммоитн	4.15
Markdale	151.93	SHERBORNE, McClintock and	(04
Neustadt	131.07	LIVINGSTONE	6.84 3.11
Shallow Lake	191.66		5.53
Townships of:		STANHOPE Disable of	3.33
Artemesia	160.15	Improvement District of:	40.44
Bentinck	130.37	BICROFT	40.44
Collingwood	167.79	COUNTY OF HASTIN	GS
DERBY	140.19	City of:	
Egremont	139.85	BELLEVILLE	55.30
Euphrasia	164.83	Separated Town of:	33.30
GLENELG	163.05	Trenton	23.52
HOLLAND	188.74		23.32
		Town of:	21.02
KEPPEL	194.05	DESORONTO	21.93
Normanby	124.64	Villages of:	16.26
Osprey	143.60	BANCROFT	16.26
Proton	140.80	DELORO	23.30
SAINT VINCENT	162.42	Frankford 06	15.90

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
MADOC	100.00	SEAFORTH	24.27
MARMORA	20.97	WINGHAM	19.86
STIRLING	101.00	Villages of:	
TWEED	21.90	BAYFIELD	16.00
Townships of:		Вгли	23.31
BANGOR, WICKLOW, AND McClure	8.89	BRUSSELS	22.38
Carlow	15.63	HENSALL	23.90
Dungannon	14.52	Zurich	20.28
ELZEVIR AND GRIMSTHORPE	15.69	Townships of:	
FARADAY	9.39	ASHFIELD	20.16
HERSCHEL	7.92	COLBORNE	20.52
Hungerford	14.40	EAST WAWANOSH	23.20
Huntingdon	19.30	GODERICH	21.90
LIMERICK	8.64	GREY	25.02
Madoc	19.14	Нач	17.20
Marmora and Lake	13.35	Howick	24.78
Мачо	18.54	HULLETT	25.20
Monteagle	11.16	McKillop	24.10
Rawdon	20.28	Morris	27.60
Sidney	15.24	STANLEY	19.50
Thurlow	15.72	STEPHEN	21.00
Tudor and Cashel	8.66	Tuckersmith	23.10
TYENDINAGA	23.37	TURNBERRY	24.75
WOLLASTON	8.31	USBORNE	23.90
COUNTY OF HURO	N	WEST WAWANOSH	30.10
Towns of:		COUNTY OF K	ENT
CLINTON	21.20		
Exeter	20.07	City of:	
Goderich	18.90	Снатнам	28.20

Column 1	qualization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Towns of:		Towns of:	
BLENHEIM	90.10	Forest	33.80
Bothwell	28.60	PETROLIA	100.90
Dresden	24.50		
RIDGETOWN	101.40	Villages of:	
Tilbury	90.50	ALVINSTON	27.30
WALLACEBURG	26.30	Arkona	26.28
Villages of:		GRAND BEND	18.51
Erieau	18.10	OIL SPRINGS	87.96
Erie Beach	79.10	POINT EDWARD	21.42
HIGHGATE	25.23	THEDFORD	30.30
Thamesville	96.25	Watford	23.28
WHEATLEY	86.40	Wyoming	97.13
WHEATLET	80.40	77	
Townships of:		Townships of:	46.00
CAMDEN	16.10	Bosanquet	16.98
Снатнам	14.70	Впооке	23.20
DOVER	14.80	Dawn	18.70
Harwich	16.80	Enniskillen	17.40
Howard	17.40	EUPHEMIA MOORE:	21.50
Orford	19.11	Moore Township	19.50
Raleigh	16.50	Courtright Village	95.84
Romney	15.70	PLYMPTON	16.20
TILBURY EAST	14.30	SARNIA	13.98
Zone	15.00	SOMBRA	17.20
		WARWICK	18.18
COUNTY OF LAMBTON		COUNTY OF LANARK	
City of:		Separated Town of:	
Sarnia	46.83	SMITHS FALLS	31.10

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Towns of:		Villages of:	
ALMONTE	20.70	ATHENS	24.84
CARLETON PLACE	23.40	CARDINAL	22.10
PERTH	22.59	MERRICKVILLE	35.00
Village of:		Newboro	36.50
LANARK	27.00	WESTPORT	24.45
Townships of:		Townships of:	
BATHURST	20.19	Augusta	23.80
Вескwітн	17.40	Bastard & South Burgess	22.68
DARLING	20.85	Edwardsburgh	24.03
DRUMMOND	20.70	ELIZABETHTOWN	26.04
Lanark	22.20	FRONT OF ESCOTT	22.10
LAVANT, DALHOUSIE AND	24.50	FRONT OF LEEDS AND LANSDOWNE	18.93
North Sherbrooke	21.59	FRONT OF YONGE	26.55
Montague	19.80	KITLEY	30.51
North Burgess	18.50	North Crosby	17.60
NORTH ELMSLEY	17.10	OXFORD (ON RIDEAU)	23.01
Pakenham	30.00	REAR OF LEEDS AND LANSDOWNE	23.40
RAMSAY	19.59	REAR OF YONGE AND ESCOTT	19.10
SOUTH SHERBROOKE	17.90	South Crosby	22.90
		SOUTH ELMSLEY	16.50
UNITED COUNTIES OF	LEEDS AND	South Gower	20.16
GRENVILLE		Wolford	29.90
City of:			
Brockville	20.20	COUNTY OF LENNOX AND A	DDINGTON
Separated Towns of:		Town of:	
GANANOQUE	20.88	Napanee	26.90
Prescott	25.90	Villages of:	
Town of:		Ватн	24.10
KEMPTVILLE	21.03	Newburgh	26.01
	3	09	

Municipality Column 1	Equalization Factor Column 2
Townships of:	
Adolphustown	21.69
Amherst Island	19.62
CAMDEN EAST	26.80
Denbigh, Abinger and Ashby	19.17
Ernestown	25.44
KALADAR, ANGLESEA AND Effingham	30.90
North Fredericksburgh	23.55
RICHMOND	25.70
Sheffield	25.35
South Fredericksburgh	22.86

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Municipality Column 1	Equalization Factor Column 2
EAST WILLIAMS	18.93
EKFRID	19.30
Lово	17.13
London	19.70
McGillivray	19.10
METCALFE	18.21
Mosa	16.95
North Dorchester	17.80
WESTMINSTER	20.30
West Nissouri	18.60
WEST WILLIAMS	26.50

COUNTY OF MIDDLESEX

City of:	
London	30.30
Towns of:	
Parkhill	93.50
Strathroy	23.28
Villages of:	
Ailsa Craig	86.23
GLENCOE	101.30
Lucan	83.87
Newbury	21.30
WARDSVILLE	23.60
Townships of:	
Adelaide	21.60
BIDDULPH	19.90
Caradoc	18.30
Delaware	18.93
	9

COUNTY OF NORTHUMBERLAND

Towns of:	
Campbellford	16.50
Cobourg	25.70
PORT HOPE	20.01
Villages of:	
Brighton	19.50
Colborne	19.86
Hastings	21.66
Townships of:	
Alnwick	12.24
Brighton	13.05
Скамане	14.61
HALDIMAND	13.08
Hamilton	12.84
0	

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Норе	12.06	COUNTY OF PERTH	
Murray	15.51		
Percy	16.38	City of:	
SEYMOUR	14.40	STRATFORD	19.90
		Separated Town of:	
		St. Marys	95.10
COUNTY OF OXFOR	D	Towns of:	
		LISTOWEL	20.40
City of:		MITCHELL.	27.90
Woodstock	23.30		27.90
		Village of:	
Towns of:		MILVERTON	25.20
Ingersoll	24.09	Townships of:	
	24.09	BLANSHARD	18.18
TILLSONBURG: Tillsonburg Town	22.23	Downie	19.80
Dereham Township (part)	19.47	ELLICE	23.10
77		Elma	20.80
Townships of:		Fullarton	23.70
Blandford Township	18.75	HIBBERT	24.90
Blenheim Township	18.57	Logan	22.70
EAST ZORRA-TAVISTOCK:		Mornington	19.95
East Zorra Township North Oxford Township (part)	19.77 20.10		
Tavistock Village	23.25	NORTH EASTHOPE	17.00
ZORRA: East Nissouri Township	10.62	SOUTH EASTHOPE	19.40
Embro Village	18.63 26.22	WALLACE	23.30
North Oxford Township (part) West Zorra Township	20.10 19.83		
Norwich:		COUNTY OF PETERBORO	OUGH
East Oxford Township	18.10		
North Norwich Township Norwich Village	17.70 26.43	City of:	
South Norwich Township	17.25		05.00
SOUTH-WEST OXFORD:		PETERBOROUGH	25.20
Beachville Village Dereham Township (part)	20.20 19.47	Villages of:	
West Oxford Township	18.60	HAVELOCK	31.50

Municipality Column 1	Equalization Factor Column 2
MILLBROOK	20.76
Lakefield	21.45
Norwood	24.39
Townships of:	
Asphodel	20.40
BELMONT & METHUEN	16.95
Burleigh & Anstruther	100.00
CAVAN	15.06
Chandos	20.20
Douro	19.05
Dummer	23.19
Ennismore	100.00
GALWAY & CAVENDISH	12.81
HARVEY	12.36
North Monaghan	10.74
OTONABEE	20.10
Ѕмітн	18.50
SOUTH MONAGHAN	16.14

UNITED C	OUN	TIES	OF
PRESCOTT	AND	RUS	SELL

Towns of:	
Hawkesbury	25.14
Rockland	24.09
VANKLEEK HILL	94.60
Villages of:	
Alfred	22.00
Casselman	25.92
L'Orignal	21.50
PLANTAGENET	99.90
St. Isidore de Prescott	23.52

Municipality Column 1	Equalizatior Factor Column 2
Townships of:	
ALFRED	26.20
CALEDONIA	27.30
CAMBRIDGE	20.94
CLARENCE	25.00
EAST HAWKESBURY	25.70
Longueuil	22.80
NORTH PLANTAGENET	25.00
Russell	25.80
SOUTH PLANTAGENET	26.01
WEST HAWKESBURY	19.80

COUNTY OF PRINCE EDWARD

Town of:	
Рістом	101.50
Villages of:	
BLOOMFIELD	95.20
WELLINGTON	28.20
Townships of:	
Ameliasburgh	81.12
Атног	29.88
HALLOWELL	28.47
HILLIER	27.66
North Marysburgh	23.90
Sophiasburgh	90.00
South Marysburgh	24.36

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
COUNTY OF RENF	REW	NORTH ALGONA	16.11
		Ремвгоке	23.16
City of:		PETAWAWA	18.81
Ремвгоке	25.50	RADCLIFFE	12.57
Towns of:		RAGLAN	19.40
Arnprior	20.40	ROLPH, BUCHANAN, WYLIE AND	47.00
DEEP RIVER	23.04	McKay	17.88
Renfrew	26.20	Ross	20.00
Villages of:		SEBASTOPOL	13.62
Barry's Bay	20.50	SHERWOOD, JONES AND BURNS	14.79
Beachburg	23.61	SOUTH ALGONA	17.97
Braeside	21.42	Stafford	23.50
CHALK RIVER	22.80	WESTMEATH	28.60
Cobden	23.60	WILBERFORCE	20.43
Eganville	22.00		
KILLALOE STATION	23.20		
PETAWAWA	22.40	COUNTY OF SIMCOE	
Townships of:			
Admaston	27.90	Cities of:	
ALICE AND FRASER	22.40	Barrie	100.00
BAGOT AND BLITHFIELD	17.28	ORILLIA	26.60
Bromley	37.10		
Brougham	19.77	Towns of:	
BRUDENELL AND LYNDOCH	16.35	ALLISTON	34.30
GRATTAN	22.20	Bradford	103.10
GRIFFITH AND MATAWATCHAN	20.00	Collingwood	58.50
HAGARTY AND RICHARDS	19.60	MIDLAND	30.70
HEAD, CLARA AND MARIA	25.32	PENETANGUISHENE	25.50
Horton	18.40	STAYNER	100.00
McNab	19.71	Wasaga Beach	188.12
	3	13	

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Villages of:		UNITED COUNTIES OF	STORMONT,
BEETON	100.10	DUNDAS & GLEN	GARRY
Coldwater	99.30	Civila	
Cookstown	18.18	City of:	
Creemore	100.00	CORNWALL	26.50
ELMVALE	85.84	Town of:	
PORT McNicoll	93.20	ALEXANDRIA	24.10
Тоттеннам	100.00		21.10
Victoria Harbour	100.60	Villages of:	
		CHESTERVILLE	25.40
		Finch	36.80
Townships of:		Iroquois	27.40
Adjala	9.85	Lancaster	33.20
Essa	16.70	Maxville	30.70
Flos	18.00	Morrisburg	21.66
Innisfil	13.95	Winchester	23.90
Mara	17.16		
Matchedash	9.62	Townships of:	
Medonte	14.90	CHARLOTTENBURGH	24.50
Nottawasaga	13.53	CORNWALL	27.10
Orillia	15.48	Finch	32.40
Oro	13.29	KENYON	32.00
Rama	14.01	Lancaster	28.40
Sunnidale	100.00	Lochiel	30.75
Tay	17.91	MATILDA	26.20
Тесимѕетн	14.00	Mountain	26.40
TINY	17.49	Osnabruck	30.99
Tosorontio	104.00	Roxвоrough	33.20
Vespra	12.12	Williamsburgh	28.41
West Gwillimbury	11.50	Winchester	25.26

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
COUNTY OF VICTOR	RIA	Towns of:	
		Fergus	97.09
Town of:		HARRISTON	28.40
LINDSAY	24.90	Mount Forest	21.51
Villages of:		Palmerston	27.21
Bobcaygeon	100.00		
Fenelon Falls	15.60		
Омемее	23.90	Villages of:	
STURGEON POINT	16.44	ARTHUR	100.00
Woodville	100.00	CLIFFORD	90.76
m		Drayton	81.34
Townships of: BEXLEY	6.76	ELORA	86.97
		ERIN	83.66
CARDEN	13.02		
DALTON	14.55		
ELDON	14.16	Townships of	
EMILY	14.80	Townships of:	
FENELON	14.37	ARTHUR	22.92
LAXTON, DIGBY AND LONGFORD	7.13	Eramosa	15.18
MANVERS	12.90	ERIN	13.12
MARIPOSA	17.40	GUELPH	13.65
Ops	15.06	MARYBOROUGH	22.62
Somerville	7.87	MINTO	26.40
VERULAM	13, 80	Nichol	15.63
		PEEL	18.69
COUNTY OF WELLING	GTON	PILKINGTON	16.17
		Puslinch	12.90
City of:		West Garafraxa	16.98
GUELPH	69.96	WEST LUTHER	21.54

BOARDS OF EDUCATION

TERRITORIAL DISTRICTS

		1	
Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
ATIKOKAN BOARD OF E	DUCATION	Geographic Townships of:	
		Chapleau	100.00
Township of:		de Gaulle	100.00
Atikokan	19 50	Eisenhower Halsey	100.00 100.00
Atikokan	48.50	Panet	100.00
		Tp. 11H	100.00
CENTRAL ALGON	IA	Tp. 13G	100.00
BOARD OF EDUCAT	TION	Tp. 22	100.00
Towns of:		COCHRANE-IROQUOIS	FALLS
Bruce Mines	100.00	BOARD OF EDUCAT	ION
Thessalon	100.00		
Village of:		Towns of:	
Hilton Beach	100.00		
		Cochrane	99.00
Townships of:		Iroquois Falls	100.90
Hilton	100.00	Townships of:	
Jocelyn	100.00		
ohnson	100.00	Black River-Matheson:	102.00
Laird MacDonald, Meredith and	100.00	Black River-Matheson Playfair	102.90 100.00
Aberdeen Additional	100.00	Kingham Improvement District	97.00
Plummer Additional	100.00	Timgham Improvement District	21.00
St. Joseph	100.00	Glackmeyer	102.30
Tarbutt and Tarbutt Additional	100.00		
Thessalon	100.00	Geographic Townships of:	
Geographic Townships of:		Aurora	100.00
Aberdeen	100.00	Blount	100.00
Bridgland	100.00	Brower	100.00
Galbraith	100.00	Calder	100.00
Gould	100.00	Clute	100.00
Haughton	100.00	Colquhoun	100.00
Kirkwood	100.00	Fournier Fox	100.00 100.00
McMahon Morin	100.00 100.00	Guibord	100.00
Rose	100.00	Hanna	100.00
Wells	100.00	Kennedy	100.00
		Lamarche	100.00
		Leitch	100.00
CHAPLEAU BOARD OF EI	DUCATION	Munro	100.00
		Newmarket	100.00
		Ottaway Pyne	100.00 100.00
Township of:		St. John	100.00
Chapleau Township	110.90	Teefy	100.00

Municipality Column 1	Equalization Factor Column 2	Municipality E	Equalization Factor Column 2
DRYDEN BOARD OF EDUC	ATION	Southworth:	
		Portion in Zealand, Southworth and	36.00
		Melgund T.S.A. Van Horne	36.00 23.00
		Vermilion:	23.00
Towns of:		Portion in Vermilion Additional,	
		Drayton, Jordan and Vermilion	
Dryden	21.40	U.S.S.1,2,1,1	37.00
Sioux Lookout	26.60	Remainder	132.00
		Vermilion Additional:	
Townships of:		Portion in Vermilion Additional,	
Townships of.		Drayton, Jordan and Vermilion	
Ignace	48.70	U.S.S.1,2,1,1	37.00
Machin	17.07	Remainder	132.00
		Wabigoon	31.00
		Wainright:	
Improvement District of:		Portion in Britton, Wainright and	
		Zealand T.S.A.	23.00
Barclay	27.90	Portion in Oxdrift T.S.A.	36.00
		Portion Van Horne, Wainright and	
Geographic Townships of:		Dryden U.S.S.1	23.00
Geographic Townships of		Remainder	305.00
Britton:		Zealand:	
Portion in Britton, Wainwright and		Portion in Zealand, Southworth and	26.00
Zealand T.S.A.	23.00	Melgund T.S.A.	36.00
Remainder	100.00	That portion of Block 10 lying south	
Drayton:		of the production easterly and west-	
Portion in Drayton S.S.1	34.00	erly of the most northerly limit of Drayton Geographic Township	132.00
Portion in Vermilion Additional,		Diayton Geographic Township	132.00
Drayton, Jordan and Vermilion			
U.S.S.1,2,1,1	37.00	EAST PARRY SOUND	
Remainder	132.00	BOARD OF EDUCATION	N
Ilsley:	40.770		
Portion in Ignace S.S.1	48.70		
Remainder	120.00		
Jordan:		Towns of:	
Portion in Vermilion Additional, Drayton, Jordan and Vermilion		V	F
U.S.S.1,2,1,1	37.00	Kearney Powassan	F
Remainder	132.00	Trout Creek	F
Ladysmith	120.00	Trout Creek	r
Melgund:		Villages of:	
Portion in Zealand, Southworth		· ····································	
and Melgund T.S.A.	36.00	Burk's Falls	F
Mutrie:		Magnetawan	F
Portion in Mutrie S.S. 1	34.00	Sundridge	F
Remainder	165.00	South River	F
Redvers:			
Portion in Wabigoon and		Townships of:	
Redvers U.S.S.3, 2	31.00		
Remainder	100.00	Armour	F
Rowell:	-	Chapman	F
Portion in Britton, Wainwright and		Chisholm	F
Zealand T.S.A.	23.00	Joly	F
Remainder	305.00	Machar	F
Rugby: Portion in Oxdrift T.S.A.	36.00	McMurrich Ninicolng	F
Remainder	36.00 96.50	Nipissing North Himsworth	F F
- Contain Gor	70.50	A TOTAL THINSWOLLI	F

Municipality	Equalization	Municipality	Equalization
Column 1	Factor	Column 1	Factor
column 2	Column 2		Column 2
Perry	F	Merritt	25.00
Ryerson	F	Mongowin:	25.00
South Himsworth	F	Township 11 and Mongowin S.S.1	35.00
	F		25.00
Strong	Г	Remainder	
Geographic Townships of:		Shakespeare	20.00
Bethune:			
Portion in Kearney, Bethune and		FORT FRANCES-RAINY	
Proudfoot T.S.A.	F	BOARD OF EDUCATION	ON
Remainder	F		
Croft	F		***************************************
	F	Towns of:	
Hardy	F	Towns of:	
Gurd	Г	Fort Frances	30.50
Laurier:	TP.	Rainy River	31.40
Portion in Laurier T.S.A.	F		-
Portion in South River T.S.A.	F	Townships of:	
Lount:			24.00
Portion in South River T.S.A.	F	Alberton	34.90
Remainder	F	Atwood	17.50
McConkey	F	Blue	23.00
Mills	F	Chapple	28.30
Monteith:		Dilke	17.60
Portion in McMurrich T.S.A.	F	Emo	17.58
Remainder	F	La Vallee	14.00
Mills	F	McCrosson and Tovell	100.00
Patterson	F	Morley	31.30
Pringle	F	Morson	70.74
Proudfoot:	•	Worthington	26.80
Portion in Kearney, Bethune and			
Proudfoot T.S.A.	F	Improvement District of:	
Remainder	F	77: ()	11.90
	F	Kingsford	11.90
Spence Wilson	F	Geographic Townships of:	
Wilson	r	Geograpine 10 whompe of	
		Dance	14.00
		Dewart	13.00
ESPANOLA BOARD OF EDU	CATION	Miscampbell	8.00
		Nelles:	
		Portion in Nelles T.S.A.	17.00
Towns of:		Portion in Sutherland and Nelle	
TOWIS OI:		U.S.S.2, 9	23.00
Espanola	23.07	Sifton	13.00
Massey	48.60	Spohn	17.00
Webbwood	23.97	Sutherland:	17.00
Webbwood	20.71	Portion in Sutherland S.S.1	18.00
Townships of:			
		Portion in Sutherland and Nelle	23.00
Baldwin	3.93	U.S.S.2, 9	23.00
Nairn	32.10	(
Spanish River:		CERTIFICATION DO LED OF FED	TICAMICA
Hallam	43.40	GERALDTON BOARD OF ED	UCATION
Salter, May and Harrow	35.50		
Geographic Townships of:			
ocographic rownships or.		Town of:	
Curtin	25.00		
Foster	100.00	Geraldton	36.20
Hyman:		Township of	
Portion not in Town of Walden	25.00	Township of:	
McKinnon	100.00	Longlac	29.79
	2	210	

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Improvement District of:		Smooth Rock Falls:	
improvement biotilet or.		Smooth Rock Falls Town	100.80
Beardmore	57.27	Kendrey Township	100.80
Geographic Townships of:		Townships of:	
Geographic Townships of		Townsmps or.	
Ashmore	39.00	Fauquier	100.00
Errington	39.00	Owens, Williamson and Idington	100.00
Houck	39.00	Shackleton and Machin	100.00
Leduc	34.00		
Oakes	39.00	Geographic Townships of:	
		McCowan:	
		Portion in Eilber, Barker, McCowan	
HEARST BOARD OF E	DUCATION	and McCrea T.S.A.	100.00
		Portion in McCrea and McCowan	100.00
		S.S.1.	100.00
		McCrea:	100.00
Town of:		Portion in McCrea and McCowan	
		S.S.1.	100.00
Hearst	102.10	Portion in McCrea S.S.2	100.00
		Portion in Eilber, Barker, McCowan	
Geographic Townships of:		and McCrea T.S.A.	100.00
		O'Brien:	
Barker	100.00	Portion in O'Brien S.S.2	100.00
Casgrain	100.00	Portion in O'Brien S.S.5	100.00
Devitt	100.00	Totalon in O Brief 3.3.3	100.00
Ebbs	100.00		
Eilber	100.00		
Hanlan	100.00	KENODA BOARD OF PRICE	4 THO N
Irish	100.00	KENORA BOARD OF EDUC	ATION
Kendall	100.00		
Landry Lowther	100.00		
	100.00	Towns of:	
Stoddard	100.00		
Studholme	100.00	Keewatin	31.80
Templeton	100.00	Kenora	89.30
Way	100.00	Township of:	
HORNEPAYNE BOARD OF	EDUCATION	Jaffray and Melick	21.84
HORNELATINE BOARD OF	EDUCATION	Improvement District of:	
		Sioux Narrows	18.20
Township of:		Control his Town - Line of	
Wicksteed	97.96	Geographic Townships of:	
		Boys:	
		Portion in Boys and Pellatt	
		U.S.S.1, 4	50.00
KAPUSKASING BOARD OF	EDUCATION	Remainder	35.00
		Kirkup:	50.00
		Portion in Kirkup S.S.1	22.00
		Remainder	35.00
Towns of:		Pellatt:	00.00
		Portion in Boys and Pellatt	
Kapuskasing	93.70	U.S.S.1, 4	50.00
1	20.70	40	30.00

Equalization Factor Column 2

100.00

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1
Portion in Pellatt S.S.1 Portion in Pellatt S.S.2 Remainder Redditt	36.00 36.00 35.00 30.00	Pacaud: Concessions 3, 4, 5 and 6 Powell Yarrow
All lands described in subparagraphs v and vi of paragraph 1 of Schedule 11 to Regulation 793, Revised Regulations of Ontario, 1970	35.00	I AVEUEAD BOADD OF EDI

Remainder	35.00	Powell	34.00
Redditt	30.00	Yarrow	34.00
All lands described in subparagraphs			
v and vi of paragraph 1 of Schedule			
11 to Regulation 793, Revised Regu-			
lations of Ontario, 1970	35.00	LAWRINAD DOADD OF	MDATO L MICON
		LAKEHEAD BOARD OF	EDUCATION

City of:

KIRKLAND LAKE BOARD OF EDUCATION

Town of:	
Kirkland Lake	25.30
Township of:	
Larder Lake McGarry	98.30 96.90
Improvement District of:	
Gauthier	88.40
Geographic Townships of:	
Benoit:	
Portion not in the Township of Black River-Matheson Boston:	100.00
Portion in Boston and Pacaud S.S.2	31.00
Portion in Boston and Pacaud S.S.3 Remainder	34.00 100.00
Cairo	34.00
Catharine:	
Concessions 3, 4, 5 and 6	100.00
Eby:	12.00
Portion in Otto and Eby U.S.S.2 Remainder	43.00 100.00
Grenfell	100.00
Kimberley	34.00
Lebel:	
Portion in Kirkland Lake D.S.A.	25.30
Remainder	100.00
Maisonville	100.00
Marquis:	
Concessions 3, 4, 5 and 6	32.00
McElroy	100.00
Otto: Portion in Otto and Boston S.S.1	26.00
Portion in Otto and Boston S.S.1 Portion in Otto and Eby U.S.S.2	36.00 43.00
Remainder	32.00
remaniuci	32.00

mi i D	
Thunder Bay:	
Fort William Ward	23.37
Port Arthur Ward	27.82
McIntyre Ward	25.19
Neebing Ward	24.11
Needing ward	27.11
T	
Townships of:	
Conmee	43.60
Gillies	42.48
Neebing	28.50
O'Connor	30.39
Oliver	23.40
Paipoonge	23.30
Shuniah	27.70
Siluinan	21.10
G	
Geographic Townships of:	
Blackwell	40.00
Conacher:	
Portion in Shebandowan S.S.1	34.00
Remainder	40.00
Devon	40.00
Forbes:	10.00
Portion in Forbes, Dawson Road	
	25.00
and Ware T.S.A.	35.00
Portion in Forbes and Goldie T.S.A.	35.00
Remainder	33.00
Fraleigh	30.00
Goldie:	
Portion in Forbes and Goldie T.S.A.	35.00
Remainder	41.00
Golding	36.00
Gorham:	30.00
	22.00
Portion in Gorham and Ware T.S.A.	32.00
Remainder	35.00
Hagey:	
	24 00
Portion in Shebandowan S.S.1	34.00
Portion in Shebandowan S.S.1 Remainder	40.00
Remainder Laurie	40.00
Remainder Laurie Lismore	40.00 40.00
Remainder Laurie Lismore Lybster:	40.00 40.00
Remainder Laurie Lismore Lybster: Portion in Lybster, South Marks and	40.00 40.00 30.00
Remainder Laurie Lismore Lybster:	40.00 40.00

Municipality Column 1	Equalization Factor Column 2	Munici Colui
Marks:		MANITOULIN
Portion in Lybster, South Marks and		
Strange T.S.A.	8.00	
Remainder	30.00	
Michener	36.00	Towns of:
Pearson:	36.00	
Portion in Pearson S.S.1	30.00	Gore Bay
Portion in Pearson and Fraleigh	20.00	Little Current
U.S.S.3	30.00	
Remainder	35.00	Townships of:
Robson	36.00	
Sibley:	22.00	Assiginack
Portion in Sibley T.S.A.	32.00	Barrie Island
Remainder	50.00	Billings
Strange:		Burpee
Portion in Lybster, South Marks and	0.00	Carnarvon
Strange T.S.A.	8.00	Cockburn Island
Remainder	32.00	Gordon
Ware:		Howland
Portion in Forbes, Dawson Road	25.00	Sandfield
and Ware T.S.A.	35.00	Tehkummah
Portion in Gorham and Ware T.S.A.	32.00	
Remainder	33.00	Geographic Town
Dawson Road Lots:		
Portion in Forbes, Dawson Road	25.00	Allan:
and Ware T.S.A.	35.00	Portion in Manito
Remainder	32.00	Remainder
		Campbell
		Dawson
		Mills
		Robinson
		McGregor Bay
		All the islands with
		District of Manito
		Island, Cockbur
		Island and Manit

Municipalit Column 1	2

Equalization Factor Column 2

MANITOULIN BOARD OF EDUCATION

Towns of:	
Gore Bay Little Current	F
Little Current	1
Townships of:	
Assiginack	F
Barrie Island	F
Billings	F
Burpee	F
Carnarvon	F
Cockburn Island	F
Gordon	F
Howland	F
Sandfield	F
Tehkummah	F
Geographic Townships of:	
Allan:	
Portion in Manitoulin D.S.A.1	F
Remainder	F
Campbell	F
Dawson	F
Mills	F
Robinson	F
McGregor Bay	F
All the islands within the Territorial	
District of Manitoulin except Barrie	
Island, Cockburn Island, George	
Island and Manitoulin Island	F

LAKE SUPERIOR BOARD OF EDUCATION

Townships of:	
Manitouwadge Marathon Schreiber Terrace Bay	100.00 95.80 40.80 88.90
Geographic Townships of:	00.70
Pic Tp. 78	35.00
(Port Coldwell) Tp. 82	30.00
(Jackfish)	100.00

Tp. 86 (Rossport)

MICHIPICOTEN BOARD OF EDUCATION

Township of:	
Michipicoten	100.00
Improvement District of:	100.00
White River	25.74
Geographic Townships of:	25.71
Tp. 27, Range 24	25.00
Tp. 28, Range 24	25.00

16.00

Municipality Column 1	Equalization Factor Column 2
NIPIGON-RED ROG BOARD OF EDUCAT	
Townships of:	
Destan	20.70
Dorion Nipigon	30.70 21.69
Improvement District of:	
improvement District or.	
Red Rock	97.40
Geographic Townships of:	
Lyon: Concessions 4 to 11, Lots 1 to 11	37.00
Stirling:	27.00
Concessions 1 and 2 Concessions 3 and 4, Lots 1 to 6	37.00 37.00
Concessions 5 and 4, Lots 1 to 0	37.00
NIPISSING BOARD OF ED	DUCATION
City of:	
City of: North Bay	23.00
City of:	
City of: North Bay Towns of: Cache Bay	23.00
City of: North Bay Towns of: Cache Bay Mattawa	23.00 99.80 90.20
City of: North Bay Towns of:	23.00
City of: North Bay Towns of: Cache Bay Mattawa	23.00 99.80 90.20
City of: North Bay Towns of: Cache Bay Mattawa Sturgeon Falls Townships of: Bonfield:	23.00 99.80 90.20
City of: North Bay Towns of: Cache Bay Mattawa Sturgeon Falls Townships of: Bonfield: Bonfield Town	23.00 99.80 90.20 100.00
City of: North Bay Towns of: Cache Bay Mattawa Sturgeon Falls Townships of: Bonfield: Bonfield Town Bonfield Town	23.00 99.80 90.20 100.00 96.94 100.00
City of: North Bay Towns of: Cache Bay Mattawa Sturgeon Falls Townships of: Bonfield: Bonfield Town Bonfield Township Caldwell	99.80 90.20 100.00 96.94 100.00 9.21
City of: North Bay Towns of: Cache Bay Mattawa Sturgeon Falls Townships of: Bonfield: Bonfield Town Bonfield Township Caldwell Calvin	99.80 90.20 100.00 96.94 100.00 9.21 10.10
City of: North Bay Towns of: Cache Bay Mattawa Sturgeon Falls Townships of: Bonfield: Bonfield Town Bonfield Township Caldwell Calvin East Ferris	99.80 90.20 100.00 96.94 100.00 9.21 10.10 100.00
City of: North Bay Towns of: Cache Bay Mattawa Sturgeon Falls Townships of: Bonfield: Bonfield Town Bonfield Township Caldwell Calvin East Ferris Field	99.80 90.20 100.00 96.94 100.00 9.21 10.10
City of: North Bay Towns of: Cache Bay Mattawa Sturgeon Falls Townships of: Bonfield: Bonfield Town Bonfield Township Caldwell Calvin East Ferris Field Mattawan	99.80 90.20 100.00 96.94 100.00 9.21 10.10 100.00 95.00
City of: North Bay Towns of: Cache Bay Mattawa Sturgeon Falls Townships of: Bonfield: Bonfield Town Bonfield Township Caldwell Calvin East Ferris Field Mattawan Papineau	99.80 90.20 100.00 96.94 100.00 9.21 10.10 100.00 95.00 10.30
City of: North Bay Towns of: Cache Bay Mattawa Sturgeon Falls Townships of: Bonfield: Bonfield Town Bonfield Township Caldwell Calvin East Ferris Field Mattawan Papineau	99.80 90.20 100.00 96.94 100.00 9.21 10.10 100.00 95.00 10.30 18.70
City of: North Bay Towns of: Cache Bay Mattawa Sturgeon Falls Townships of: Bonfield: Bonfield Town Bonfield Township Caldwell Calvin East Ferris Field Mattawan Papineau Springer	99.80 90.20 100.00 96.94 100.00 9.21 10.10 100.00 95.00 10.30 18.70
City of: North Bay Towns of: Cache Bay Mattawa Sturgeon Falls Townships of: Bonfield: Bonfield Town Bonfield Township Caldwell Calvin East Ferris Field Mattawan Papineau Springer Improvement District of: Cameron	99.80 90.20 100.00 96.94 100.00 9.21 10.10 100.00 95.00 10.30 18.70 23.37
City of: North Bay Towns of: Cache Bay Mattawa Sturgeon Falls Townships of: Bonfield: Bonfield Town Bonfield Township Caldwell Calvin East Ferris Field Mattawan Papineau Springer Improvement District of:	99.80 90.20 100.00 96.94 100.00 9.21 10.10 100.00 95.00 10.30 18.70 23.37

Municipality Column 1	Equalization Factor Column 2
Beaucage	14.00
Boyd	100.00
Clarkson	14.00
Commanda	14.00
Crerar:	
Portion in Crerar, Badgerow,	
Bastedo and Gibbons T.S.A.	100.00
Portion in Crerar, Hugel, Kirk-	
patrick T.S.A.	25.00
Deacon	100.00
Eddy	14.00
Falconer:	
Portion in Falconer and Scollard	
U.S.S.1	7.00
Portion in Loudon and Falconer	
T.S.A.	14.00
Gibbons	100.00
Hugel	25.00
Jocko	14.00
Kirkpatrick:	
Portion in Macpherson and	
Kirkpatrick U.S.S.5	27.00
Portion in Crerar, Hugel, Kirk-	
patrick T.S.A.	25.00
Lauder	100.00
Loudon	14.00
Lyman	35.00
Macpherson	27.00
Pedley	14.00
Pentland	28.00
Phelps	9.00
Poitras	14.00
Wyse	14.00

NORTH SHORE BOARD OF EDUCATION

Town of:	
Blind River	142.13
Village of:	
Iron Bridge	163.64
Townships of:	
Day and Bright Additional Elliot Lake Thompson	179.26 128.38 230.60
Improvement District of:	
the North Shore	188.32

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Geographic Townships of:		SAULT STE. MARIE BOARD OF EDUCATIO	N
Bright	188.32		
Cobden	188.32		
Gladstone	188.32		
Grasett	188.32	City of:	
Mack	188.32	Cault Ct. Maria	50.20
Montgomery	188.32	Sault Ste. Marie	50.30
Parkinson Patton	188.32	Township of:	
Scarfe	188.32	Township of.	
Striker:	188.32	Prince	100.00
Portion not in the Improvement		111100	100.00
District of the North Shore	188.32	Geographic Townships of:	
Tp. 161	188.32		
Tp. 162	188.32	Archibald	100.00
Tp. 167	188.32	Aweres	100.00
Tp. 168	188.32	Dennis	100.00
Tp. 175	188.32	Deroche	100.00
All the islands in the North Channel		Fenwick	100.00
of Lake Huron lying south of the		Fisher	100.00
geographic townships of Bright,		Gaudette	100.00
Cobden and the portion of Striker		Havilland	100.00
that is not part of the Improvement	400.00	Herrick	100.00
District of the North Shore	188.32	Hodgins Home	100.00
		Jarvis	100.00
		Kars	100.00
		Kincaid	100.00
		Ley	100.00
		Pennefather	100.00
		Ryan	100.00
		Shields	100.00
		Tilley	100.00
		Tupper	100.00
RED LAKE BOARD OF EDUC	CATION	VanKoughnet	100.00
		Tp. 28, Range 15	100.00
		Tp. 29, Range 14 Tp. 29, Range 15	100.00
Townships of:		1 p. 29, Kange 13	100.00
Ear Falls	33.00		
Red Lake	28.71		
		SUDBURY BOARD OF EDUC	ATION
Improvement District of:			
Balmertown	33.30	THE REGIONAL MUNICIPA OF SUDBURY	LITY
Geographic Townships of:		City of:	
Baird	25.00	C N	
Dome	35.00	Sudbury:	
Heyson	34.00 35.00	Broder Geographic Township (part)	273.92
All lands described in subparagraphs	33.00	Copper Cliff Town	33.50
iv and v of paragraph 1 of Schedule		Dill Geographic Township (part) Eden Geographic Township (part)	273.92
12 to Regulation 793, Revised Regu-		Sudbury City	273.92 86.63

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Towns of:		Cherriman	203.56
		Cleland	273.92
Capreol:		Cox	20.00
Capreol Town	23.02	Davis	120.00
Hutton Geographic Township	100.00	Delamere	20.00
Norman Geographic Township	31.00	Dill (part)	273.92
Parkin Geographic Township (part)	100.00	Dryden (part)	273.92
Nickel Centre:		Eden (part)	273.92
Coniston Town	7.24	Foy	100.00
Dryden Geographic Township (part)	273.92	Haddo	310.55
Falconbridge Township Maclennan Geographic Township	21.80	Hart	100.00
Neelon and Garson Township (part)	150.91 22.68	Harty	100.00
Onaping Falls:	22.00	Hawley Hendrie	20.00
Dowling Township (part)	23.73	Henry	20.00 268.96
Levack Town	25.50	Hess	100.00
Levack Geographic Township (part)	100.00	Hoskin	20.00
Onaping Improvement District	24.50	Janes	120.00
Rayside-Balfour:	21.00	Laura	100.00
Balfour Township (part)	23.94	Loughrin	268.96
Rayside Township	23.67	Moncrieff	120.00
Snider Geographic Township (part)	115.61	Scadding	120.00
Valley East:		Scollard	310.55
Lumsden Geographic Township		Secord	273.92
(part)	100.00	Servos	20.00
Neelon and Garson Township (part)	22.68	Street	100.00
Valley East Township	20.43	Tilton (part)	273.92
Walden:		Trill	120.00
Balfour Township (part)	23.94		
Dieppe Geographic Township	274.90		
Dowling Township (part)	23.73		
Drury, Denison and Graham Town-	24.26	TIMISKAMING BOARD	OF EDUCATION
ship	21.36		
Fairbank Geographic Township	100.00		
(part) Hyman Geographic Township (part)	100.00		
Lively Town	25.00 22.62	Towns of:	
Lorne Geographic Township	25.00		
Louise Geographic Township	274.90	Charlton	85.38
Snider Geographic Township (part)	115.61	Cobalt	31.40
Trill Geographic Township (part)	120.00	Englehart	97.23
Waters Township	17.85	Haileybury	99.60
· · · · · · · · · · · · · · · · · · ·	21100	Latchford New Liskeard	95.22
Townships of:		New Liskeard	23.30
Townships of:		Village of	
Casimir, Jennings and Appleby	27.21	Village of:	
Cosby, Mason and Martland	8.61	Thornloe	92.60
Hagar	18.90	Thormoe	92.00
Ratter and Dunnet	15.60	Townships of:	
Geographic Townships of:		Armstrong	31.60
		Brethour	13.56
Allen	31.00	Casey	12.72
Awery	268.96	Chamberlain	34.50
Bigwood	20.00	Coleman	21.39
Burwash	273.92	Dack	100.00
	222 11	D 1	05.00
Cartier Cascaden	232.11 120.00	Dymond Evanturel	25.68 32.90

O. Reg. 244/13	THE UNIA
Municipality Column 1	Equalization Factor Column 2
Harley	20.19
Harris	21.06
Hilliard	21.50
Hudson	22.71
James	100.00
Kerns	29.70
Improvement District of:	
Temagami	96.60
Geographic Townships of:	
Askin	37.00
Barber	100.00
Bayly	32.90
Beauchamp:	
Portion in Beauchamp and He	
wood U.S.S.2	16.00
Remainder	33.00
Best	37.00 37.00
Briggs	37.00
Bryce: Portion in Bryce and Robillard	
T.S.A.	26.00
Remainder	100.00
Cane	100.00
Cassels	37.00
Catharine:	
Concessions 1 and 2	34.50
Chambers	37.00
Firstbrook	100.00
Gillies Limit	100.00
Gladman	37.00
Haultain	47.00
Henwood:	
Portion in Beauchamp and He	
wood U.S.S.2	16.00
Portion in Beauchamp and He	
wood T.S.A.	33.00
Portion in Henwood S.S.1	25.00
Remainder	100.00
Joan	39.00 14.00
Kenny	37.00
Law	37.00
Lorrain	100.00
Lundy	100.00
Marquis:	20000
Concessions 1 and 2	17.00
Marter	16.00
McCallum	37.00
McClaren	37.00
Milne	37.00
Milner	47.00
Nicol	47.00
Olive	37.00
Pacaud:	
Concessions 1 and 2	34.50

Municipality Column 1	Equalization Factor Column 2
Pense	21.50
Phyllis	14.00
Riddell	37.00
Robillard:	
Portion in Bryce and Robillard	
T.S.A.	26.00
Portion in Savard, Sharpe and	
Robillard T.S.A.	14.00
Remainder	100.00
Savard:	
Portion in Savard and Marquis	
U.S.S.2	17.00
Portion in Savard, Sharpe and	
Robillard T.S.A.	14.00
Sharpe	14.00
Sisk	37.00
South Lorrain	100.00
Thistle	37.00
Torrington	37.00
Truax	100.00
Tudhope	100.00
Yates	37.00

TIMMINS BOARD OF EDUCATION

Timmins Town 25.10

City of Timmins:

Mountjoy Township	25.80
Tisdale Township	23.40
Whitney Township	18.57
Adams Geographic Township	100.00
Blackstock Geographic Township	100.00
Bristol Geographic Township	100.00
Carman Geographic Township	100.00
Carscallen Geographic Township	100.00
Cody Geographic Township	100.00
Deloro Geographic Township	100.00
Denton Geographic Township	100.00
Dundonald Geographic Township:	
Portion formerly in Town of	
Iroquois Falls	100.00
Eldorado Geographic Township	100.00
Evelyn Geographic Township	100.00
German Geographic Township	100.00
Godfrey Geographic Township	100.00
Gowan Geographic Township	100.00
Hoyle Geographic Township	100.00
Jamieson Geographic Township	100.00
Jessop Geographic Township	100.00
Kidd Geographic Township'	100.00
Langmuir Geographic Township	100.00
Loveland Geographic Township	100.00
-	

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Macdiarmid Geographic Township	100.00	Townships of:	
Macklem Geographic Township	100.00	•	
Matheson Geographic Township	100.00	Carling	187.89
Murphy Geographic Township	100.00	Christie	187.89
Ogden Geographic Township	100.00	Foley	187.89
Price Geographic Township	100.00	Hagerman	187.89
Robb Geographic Township	100.00	Humphrey	187.89
Shaw Geographic Township	100.00	McDougall	187.89
Thomas Geographic Township	100.00	McKellar	187.89
Thornloe Geographic Township	100.00	Georgian Bay:	
Turnbull Geographic Township	100.00	Freeman Ward	187.89
Wark Geographic Township	100.00		
		Geographic Townships of:	
		Blair	187.89
		Brown	187.89
		Burton	187.89
		Conger	187.89
		Cowper	187.89
		East Burpee	187.89
WEST PARRY SOU	ND	Ferguson	187.89
BOARD OF EDUCAT	ION	Ferrie	187.89
		Harrison	187.89
		Henvey	187.89
		McKenzie	187.89
Town of:		Mowatt	187.89
		Shawanaga	187.89
Parry Sound	187.89	Wallbridge	187.89
		Those portions of the geographic town-	
Village of:		ships of Croft and Spence that are not included in the Township School	
Rosseau	187.89	Area of Magnetawan	187.89

DISTRICT COMBINED SEPARATE SCHOOL BOARDS

TERRITORIAL DISTRICTS

COCHRANE-IROQUOIS FALLS DISTRICT ROMAN CATHOLIC SEPARATE SCHOOL BOARD

TOMING OT.	To	wns	of:
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Cochrane	99.00
Iroquois Falls	100.90

Townships of:

Glackmeyer	102.30
Black River-Matheson:	
Black River-Matheson Township	102.90
Playfair Township	100.00
Kingham Improvement District	97.00

Geographic Townships of:

Brower	100.00
Calder	100.00
Clute	100.00
Fox	100.00
Lamarche	100.00
Newmarket	100.00
Pyne	100.00

DRYDEN DISTRICT ROMAN CATHOLIC SEPARATE SCHOOL BOARD

Towns of:

Dryden	21.40
Sioux Lookout	26.60

Factor Column 1	
Barclay 27.90 ROMAN CATHOLIC SEPAR SCHOOL BOARD Geographic Townships of: Lyell: Portion in Murchison and Lyell C.R.C.S.S. Murchison: Portion in Murchison and Lyell	qualizati Factor Column
Barclay 27.90 ROMAN CATHOLIC SEPAR SCHOOL BOARD Geographic Townships of: Lyell: Portion in Murchison and Lyell C.R.C.S.S. Murchison: Portion in Murchison and Lyell	COUNT
Geographic Townships of: Lyell: Portion in Murchison and Lyell C.R.C.S.S. Murchison: Portion in Murchison and Lyell	
Lyell: Portion in Murchison and Lyell C.R.C.S.S. Murchison: Portion in Murchison and Lyell C.R.C.S.S.	
Lyell: Portion in Murchison and Lyell C.R.C.S.S. Murchison: Portion in Murchison and Lyell C.R.C.S.S.	
Portion in Murchison and Lyell C.R.C.S.S. Murchison: Portion in Murchison and Lyell C.R.C.S.S. Murchison: Portion in Murchison and Lyell	
FORT FRANCES-RAINY RIVER DISTRICT ROMAN CATHOLIC SEPARATE Murchison: Portion in Murchison and Lyell	
ROMAN CATHOLIC SEPARATE Portion in Murchison and Lyell	19.00
	19.00
Fowns of: HEARST DISTRICT ROMAN CA	THOLL
SEPARATE SCHOOL BOA	
Fort Frances 30.50	
Rainy River 31.40	
Townships of: Town of:	
Alberton 34.90 Hearst	102.10
Dilke 17.60	102.10
Morley 31.30 Geographic Townships of:	
	100.00
Casgrain Devitt	100.00
Eilber	100.00
Hanlan	100.00
Kendall	100.00
Lowther	100.00
Stoddard	100.00
Studholme	100.00
Way	100.00
GERALDTON DISTRICT ROMAN CATHOLIC SEPARATE SCHOOL BOARD KAPUSKASING DISTRIC	T
Town of: ROMAN CATHOLIC SEPAR SCHOOL BOARD	ATE
Geraldton 36.20	
Township of: Towns of:	
Longlac 29.79 Kapuskasing	93.70
Smooth Rock Falls:	
Improvement District of: Smooth Rock Falls	100.80
Kendrey 57.07	100.40
Beardmore 57.27	
Geographic Townships of:	
	100.00
Daley 50.00 Fauquier Owens, Williamson and Idington	100.00
Owens, williamson and rungton	100.00
R.C.S.S. No. 1 Theresa 50.00 Shackleton and Machin	

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Geographic Townships of:		LAKEHEAD DIS	TRICT
		ROMAN CATHOLIC	
Haggart	100.00	SCHOOL BOA	
McCrea	100.00		
Nansen	100.00		
O'Brien	100.00		
The portions of Idington and Owen	IS	City of:	
not in the Township of Owens			
Williamson and Idington	100.00	Thunder Bay:	
		Fort William Ward	23.37
		Port Arthur Ward	27.82
KENORA DISTRIC	Т	McIntyre Ward	25.19
ROMAN CATHOLIC SEP		Neebing Ward	24.11
SCHOOL BOARD			
		Townships of:	
		Neebing	28.50
Towns of:		Oliver	23.40
Towns of.		Paipoonge	23.30
Keewatin	31.80	Shuniah	27.70
Kenora	89.30		
Township of:			
	21.84		
Jaffray and Melick	21.04	MICHIPICOTEN D ROMAN CATHOLIC	
Improvement District of:		SCHOOL BOA	
Sioux Narrows	18.20		
		Township of	
WIDELAND LAKE DISTRICT	T DOMAN	Township of:	
KIRKLAND LAKE DISTRIC		Michipicoten	100.00
CATHOLIC SEPARATE SCHO	OUL BUARD	Michipicoten	100.00
		Improvement District of:	
m		White River	25.74
Towns of:		Willte River	25.74
Charlton	85.38	Geographic Townships of:	
Englehart	97.23		
Kirkland Lake	25.30	Tp. 27, Range 24	27.00
Transland of		Tp. 28, Range 24	27.00
Townships of:			
Chamberlain	34.50		
Larder Lake	98.30		
McGarry	96.90	NIPIGON-RED ROCK	DISTRICT
		ROMAN CATHOLIC	
Improvement District of:		SCHOOL BOA	
Gauthier	88.40		
G			
		Township of:	
Geographic Townships of:			
Boston	25.00		
Boston Cairo	34.00	Nipigon	21.69
Boston Cairo Grenfell	34.00 100.00		21.69
Boston Cairo Grenfell Lebel	34.00 100.00 100.00	Nipigon Improvement District of:	21.69
Boston Cairo Grenfell Lebel Maisonville	34.00 100.00 100.00 100.00		
Boston Cairo Grenfell Lebel	34.00 100.00 100.00		21 97

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
NIPISSING DISTRIC' ROMAN CATHOLIC SEPA SCHOOL BOARD		Kirkpatrick: Portion in Badgerow, Caldwell and Kirkpatrick C.R.C.S.S. Portion in Appleby, Casimir, Dunnet, Hagar, Hugel, Jennings,	10.00
City of:		Kirkpatrick and Ratter C.R.C.S.S.	17.00
North Bay	23.00	Portion in Kirkpatrick, Loudon and Macpherson C.R.C.S.S.	20.00
2.02 1 2	20.00	Loudon	20.00
		Macpherson	20.00
Towns of:		Pedley	14.00
		Poitras	25.00
Cache Bay	99.80		
Mattawa	90.20		
Sturgeon Falls	100.00		
Townships of:			
D. C.II		NORTH SHORE DISTRI	
Bonfield:	06.04	ROMAN CATHOLIC SEPA	RATE
Bonfield Town	96.94	SCHOOL BOARD	
Bonfield Township Caldwell	• 100.00 9.21		
Calvin	10.10		
Chisholm	18.72	Towns of:	
East Ferris	100.00	Towns of.	
Field	95.00	Blind River	142.13
Mattawan	10.30	Espanola	23.07
Nipissing	168.11	Little Current	85.73
North Himsworth	12.00	Massey	48.60
Papineau	18.70	Webbwood	23.97
South Himsworth	16.44		
Springer	23.37	Village of:	
		Iron Bridge	163.64
Improvement District of:		non bridge	103.04
improvement District of:		Townships of:	
Cameron	18.90		
		Baldwin	3.93
		Day and Bright Additional	179.26
Geographic Townships of:		Elliot Lake Nairn	128.38
Geographic Townships of.		Salter, May and Harrow	32.10 35.50
Badgerow:		Saiter, May and Hallow	33.30
Portion in Badgerow, Caldwell and		Improvement District of:	
Kirkpatrick C.R.C.S.S.	10.00		
Portion in Badgerow, Field, Gibbons	20.00	North Shore	188.32
and Grant C.R.C.S.S.	29.00		
Beaucage	14.00	Geographic Townships of:	
Clarkson Crerar	25.00	Cohdon	100.22
Falconer	15.00 14.00	Cobden	188.32
Gibbons:	14.00	Curtin Merritt	25.00
Portion in Badgerow, Field, Gibbons		Mongowin	27.00
and Grant C.R.C.S.S.	29.00	Striker:	25.00
Grant	29.00	Portion not included in the Improve-	
Hugel	17.00	ment District of the North Shore	188.32 *
			100.02

273.92

33.50

1380 Equalization Municipality Factor Column 1 Column 2 SAULT STE. MARIE DISTRICT ROMAN CATHOLIC SEPARATE SCHOOL BOARD City of: Sault Ste. Marie 50.30 Sudbury: Townships of: Macdonald, Meredith and Aberdeen Additional 100.00 Prince 100.00 Geographic Townships of: Aweres 100.00 100.00 Fisher Herrick 100.00 100.00 Hodgins SCHREIBER-TERRACE BAY DISTRICT ROMAN CATHOLIC SEPARATE SCHOOL BOARD Townships of: 40.80 Schreiber 88.90 Terrace Bay SIMCOE COUNTY ROMAN CATHOLIC SEPARATE SCHOOL BOARD Town of:

Gravenhurst: Morrison Ward

Township of: Georgian Bay: Baxter Ward

qualizat Factor Column

SUDBURY DISTRICT ROMAN CATHOLIC SEPARATE SCHOOL BOARD

THE REGIONAL MUNICIPALITY OF SUDBURY

Broder Geographic Township (part)

City	of:
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Copper Cliff Town	33.50
Dill Geographic Township (part)	273.92
Eden Geographic Township (part)	273.92
Sudbury City	86.63
Tilton Geographic Township (part)	273.92
Towns of:	
Capreol:	
Capreol Town	23.02
Hutton Geographic Township	100.00
Norman Geographic Township	31.00
Parkin Ğeographic Township (part)	100.00
Nickel Centre:	
Coniston Town	7.24
Dryden Geographic Township (part)	273.92
Falconbridge Township	21.80
Maclennan Geographic Township	150.91
Neelon and Garson Township (part)	22.68
Onaping Falls:	
Dowling Township (part)	23.73
Levack Town	25.50
Levack Geographic Township (part)	100.00
Onaping Improvement District	24.50
Rayside-Balfour:	
Balfour Township (part)	23.94
Rayside Township	23.67
Snider Geographic Township (part)	115.61
Valley East:	110.01
Lumsden Geographic Township	
	100.00
(part)	22.68
Neelon and Garson Township (part)	20.43
Valley East Township	20.43
Walden:	22.01
Balfour Township (part)	23.94
Dieppe Geographic Township	274.90
Dowling Township (part)	23.73
Drury, Denison and Graham	24.26
Township	21.36
Fairbank Geographic Township	400.00
(part)	100.00
Hyman Geographic Township (part)	25.00
Lively Town	22.62
Lorne Geographic Township	25.00
Louise Geographic Township	274.90
Snider Geographic Township (part)	115.61
Trill Geographic Township (part)	120.00
Waters Township	17.85

143.52

143.52

Municipality Column 1	Equalization Factor Column 2
Townships of:	
Casimir, Jennings and	
Appleby	27.21
Cosby, Mason and Martland	8.61
Hagar	18.90
Ratter and Dunnet	15.60
Rutherford and George Island	15.90
Geographic Townships of:	
Allen	31.00
Awery	268.96
Bigwood	20.00
Burwash	273.92
Cartier	232.11
Cascaden	120.00
Cherriman	203.56
Cleland	273.92
Cox	20.00
Davis	120.00
Delamere	20.00
Dill (part)	273.92
Dryden (part)	273.92
Eden (part)	273.92
Foy	100.00
Haddo	310.55
Hart	100.00
Harty	100.00
Hawley	20.00
Hendrie	20.00
Henry	268.96
Henvey	37.00
Hess	100.00
Hoskin	20.00
Janes	120.00
Laura	100.00
Loughrin	268.96
Moncrieff	120.00
Scadding	120.00
Scollard Secord	310.55
	273.92
Servos Street	20.00
	100.00 273.92
Tilton (part)	
Trill (part)	120.00

TIMISKAMING DISTRICT ROMAN CATHOLIC SEPARATE SCHOOL BOARD

31.40
99.60
23.30

Municipality Column 1	Equalization Factor Column 2
Village of:	
Thornloe	92.60
Townships of:	
Armstrong	31.60
Brethour	13.56
Casey	12.72
Coleman	21.39
Dymond	25.68
Evanturel	32.90
Harley	20.19
Harris	21.06
Hilliard	21.50
Hudson	22.71 100.00
James Kerns	29.70
Kerns	29.70
Geographic Townships of:	
Beauchamp	33.00
Cane	100.00
Firstbrook	100.00
Henwood	33.00

TIMMINS DISTRICT ROMAN CATHOLIC SEPARATE SCHOOL BOARD

City of Timmins:

ı			
ı	Timmins Town	25.10	
	Mountjoy Township	25.80	
i	Tisdale Township	23.40	
ļ	Whitney Township	18.57	
ı	Adams Geographic Township	100.00	
	Blackstock Geographic Township	100.00	
	Bristol Geographic Township	100.00	
	Carman Geographic Township	100.00	
	Carscallen Geographic Township	100.00	
	Cody Geographic Township	100.00	
	Deloro Geographic Township	100.00	
	Denton Geographic Township	100.00	
	Dundonald Geographic Township:		
	Portion formerly in Town of		
	Iroquois Falls	100.00	
	Eldorado Geographic Township	100.00	
	Evelyn Geographic Township	100.00	
	German Geographic Township	100.00	
	Godfrey Geographic Township	100.00	
	Gowan Geographic Township	100.00	
	Hoyle Geographic Township	100.00	

Municipality Column 1	Equalization Factor Column 2	Municipality Column 1	Equalization Factor Column 2
Jamieson Geographic Township	100.00	Ogden Geographic Township	100.00
Jessop Geographic Township	100.00	Price Geographic Township	100.00
Kidd Geographic Township	100.00	Robb Geographic Township	100.00
Langmuir Geographic Township	100.00	Shaw Geographic Township	100.00
Loveland Geographic Township	100.00	Thomas Geographic Township	100.00
Macdiarmid Geographic Township	100.00	Thornloe Geographic Township	100.00
Macklem Geographic Township	100.00	Turnbull Geographic Township	100.00
Matheson Geographic Township	100.00	Wark Geographic Township	100.00
Murphy Geographic Township	100,00		

INDEPENDENT PUBLIC SCHOOL BOARDS

TERRITORIAL DISTRICTS

Airy T.S.A.	97.60	Missarenda D.S.A.:	
Armstrong S.S. No. 1	36.00	Missanabie	17.00
Asquith-Garvey D.S.A.	100.00	Dalton	17.00
Auden T.S.A.	35.00	Renabie	30.20
Bicknell D.S.A.	35.00	Moosonee D.S.A.	100.00
Camp Robinson S.S. No. 1	17.00	Murchison & Lyell T.S.A.	35.00
Canfield D.S.A.	35.00	Nakina T.S.A.	44.70
Caramat S.S. No. 1	35.00	Oba D.S.A.	31.00
Connell & Ponsford T.S.A.	33.00	St. Julien S.S. No. 1	36.00
Dent S.S. No. 1	100.00	Sabine T.S.A.	35.00
Foleyet D.S.A.	100.00	Savant Lake S.S. No. 1	46.00
Gogama D.S.A.	100.00	Smoky Falls D.S.A.	72.00
Kashabowie S.S. No. 1	19.00	Umfreville D.S.A.	35.00
Kilkenny S.S. No. 1	32.00	Upsala T.S.A.	33.00
Mill-Forest D.S.A.	100.00	Werner Lake S.S. No. 1	35.00
Mine Centre S.S. No. 1	30.00	White Otter T.S.A.:	
		Hillsport S.S. No. 1	35.00
		Manitou S.S. No. 1	100.00
		Woolrich S.S. No. 1	100.00

INDEPENDENT ROMAN CATHOLIC SEPARATE SCHOOL BOARDS

TERRITORIAL DISTRICTS

Atikokan R.C.S.S. No. 1	48.50
Chapleau, Panet & Tp. 13G C.R.C.S.S.:	
Chapleau Township	110.90
Chapleau Geographic Township	100.00
Panet Geographic Township	100.00
Tp. 13G Geographic Township	100.00
Foleyet R.C.S.S. No. 1	100.00
Kearney R.C.S.S.	100.00
Manitouwadge R.C.S.S.	100.00
Moose R.C.S.S. No. 1	100.00
Nakina R.C.S.S.	44.70
Noble R.C.S.S. No. 1	100.00
Red Lake R.C.S.S. No. 1	28.71
Township 22 R.C.S.S. No. 1	100.00
Township 28 R.C.S.S. No. 1	100.00
Wicksteed R.C.S.S. No. 1	97.96

O. Reg. 244/75 THE ONTARIO GAZETTE SCHEDULE C

ADJUSTED GRANT WEIGHTING FACTORS FOR 1975

ADJUSTED EXPENDITURE WEIGHTING FACTORS FOR 1975

DIVISIONAL BOARDS OF EDUCATION

Name of Board	ADJUSTED GRANT WEIGHTING FACTOR	Adjusted Expenditure Weighting Factor
Column 1	Column 2	Column 3
Atikokan Board of Education		
Elementary Schools		1.
Secondary Schools	1.	1.
Brant County Board of Education		
Elementary Schools	. 1.	1.
Secondary Schools	1.	1.
Bruce County Board of Education		
Elementary Schools	1.	1.
Secondary Schools	1.	1.
Carleton Board of Education		
Elementary Schools	1.	1.
Secondary Schools		1.
Control Alcomo Board of Education		
Central Algoma Board of Education Elementary Schools	1	1.
Secondary Schools		1.
Chapleau Board of Education Elementary Schools	1.	1.
Secondary Schools		1.
Cochrane-Iroquois Falls Board of Education		1
Elementary Schools.		1. 1.
Decommend Concords	•	
Dryden Board of Education		
Elementary Schools		1.
Secondary Schools	1.	1.
Dufferin County Board of Education		
Elementary Schools		1.
Secondary Schools	1.	1.
Durham Board of Education		
Elementary Schools		1.
Secondary Schools	1.	1.
East Parry Sound Board of Education		
Elementary Schools		1.
Secondary Schools	1.	1.
Elgin County Board of Education		
Elementary Schools		1.
Secondary Schools		1.
Espanola Board of Education		
Elementary Schools	1.	1.
Secondary Schools		i.
333		

DIVISIONAL BOARDS OF EDUCATION—Continued

Name of Board	ADJUSTED GRANT WEIGHTING FACTOR	Adjusted Expenditure Weighting Factor
Column 1	Column 2	Column 3
Essex County Board of Education Elementary Schools	1. 1.	1. 1.
Fort Frances-Rainy River Board of Education Elementary Schools		1. 1.
Frontenac County Board of Education Elementary Schools	1. 1.	1. 1.
Geraldton Board of Education Elementary Schools	1. 1.	1. 1.
Grey County Board of Education Elementary Schools	1 1.	1. 1.
Haldimand Board of Education Elementary Schools Secondary Schools	1. 1.	1.
Haliburton County Board of Education Elementary Schools	1. 1.	1. 1.
Halton Board of Education Elementary Schools	1. 1.	1. 1.
Board of Education for the City of Hamilton Elementary Schools	1. 1.	1. 1.
Hastings County Board of Education Elementary Schools	1. 1.	1. 1.
Hearst Board of Education Elementary Schools	1. 1.	1. 1.
Hornepayne Board of Education Elementary Schools	1. 1.	1. 1.
Huron County Board of Education Elementary Schools	1. 1.	1. 1.
Kapuskasing Board of Education Elementary Schools	1. 1.	1. 1.
Kenora Board of Education Elementary SchoolsSecondary Schools	1. 1.	1. 1.
334		

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DIVISIONAL BOARDS OF EDUCATION—Continued

	ADJUSTED	ADIHETED
NAME OF BOARD	Adjusted Grant	Adjusted Expenditure
Column 1	WEIGHTING FACTOR Column 2	WEIGHTING FACTOR Column 3
	Column 2	Column 5
Kent County Board of Education Elementary Schools	1.	1.
Secondary Schools	1.	1.
Kirkland Lake Board of Education		
Elementary Schools	1.	1.
Secondary Schools	1.	1.
Lakehead Board of Education		-1-1-1-
Elementary Schools	1. 1.	1. 1.
Lake Superior Board of Education Elementary Schools	1.	1.
Secondary Schools	1.	î.
Lambton County Board of Education		
Elementary Schools	1.	1.
Secondary Schools	1.	1.
Lanark County Board of Education		
Elementary Schools	1. 1.	1. 1.
Secondary Schools	1.	1.
Leeds and Grenville County Board of Education	1	1
Elementary Schools	1. 1.	1. 1.
Lennox and Addington County Board of Education Elementary Schools	1.	1.
Secondary Schools	1.	1.
Lincoln County Board of Education		
Elementary Schools	1.	1.
Secondary Schools	1.	1.
Board of Education for the City of London		
Elementary Schools	1. 1.	1.
Manitoulin Board of Education Elementary Schools	1.	1.
Secondary Schools	î.	î.
Metropolitan Toronto School Board		
Elementary Schools	1.	1.
Secondary Schools.	1.	1.
Michipicoten Board of Education	1	1
Elementary Schools	1. 1.	1. 1.
Middlesex County Board of Education		
Elementary Schools	1.	1.
Secondary Schools	1.	1.
Muskoka Board of Education		
Elementary SchoolsSecondary Schools	1. 1.	1.
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DIVISIONAL BOARDS OF EDUCATION—Continued

Name of Board	Adjusted Grant Weighting Factor	ADJUSTED EXPENDITURE WEIGHTING FACTO
Column 1	Column 2	Column 3
Niagara South Board of Education	•	
Elementary Schools		1. 1.
Nipigon-Red Rock Board of Education Elementary Schools	1.	1.
Secondary Schools.	1.	1.
Nipissing Board of Education Elementary Schools	1	1
Secondary Schools.	1.	1.
Norfolk Board of Education		
Elementary Schools	1.	1.
Secondary Schools	1.	1.
North Shore Board of Education	4	
Elementary Schools	1. 1.	1. 1.
Northumberland and Newcastle Board of Education		
Elementary Schools	1.	1.
Secondary Schools	1.	1.
Ottawa Board of Education		
Elementary Schools	1.	1. 1.
Oxford County Board of Education		
Elementary Schools.	1. 1.	1. 1.
Social So		
Peel Board of Education Elementary Schools	1.	1.
Secondary Schools	î.	1.
Perth County Board of Education		
Elementary Schools	1.	1.
Secondary Schools	1.	1.
Peterborough County Board of Education	4	
Elementary Schools	1. 1.	1.
		- 1
Prescott and Russell County Board of Education Elementary Schools	1.	1.
Secondary Schools	1.	1.
Prince Edward County Roard of Education		
Prince Edward County Board of Education Elementary Schools	1.	1.
Secondary Schools	1.	1.
Red Lake Board of Education		
Elementary Schools	1.	1.
Secondary Schools	1.	1.
Renfrew County Board of Education		
Elementary Schools	1.	1.
Secondary Schools.	1.	1.

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DIVISIONAL BOARDS OF EDUCATION—Continued

	ADJUSTED	Aprication
Name of Board	GRANT WEIGHTING FACTOR	ADJUSTED EXPENDITURE WEIGHTING FACTOR
Column 1	Column 2	Column 3
Sault Ste. Marie Board of Education Elementary Schools. Secondary Schools.		1. 1.
Simcoe County Board of Education Elementary Schools		1. 1.
Stormont, Dundas and Glengarry County Board of Education Elementary Schools. Secondary Schools.	1.	1. 1.
Sudbury Board of Education Elementary Schools	1. 1.	1. 1.
Timiskaming Board of Education Elementary Schools	1. 1.	1. 1.
Timmins Board of Education Elementary Schools	1. 1.	1. 1.
Victoria County Board of Education Elementary Schools		1. 1.
Waterloo County Board of Education Elementary Schools. Secondary Schools.		1. 1.
Wellington County Board of Education Elementary Schools. Secondary Schools.	1. 1.	1. 1.
Wentworth County Board of Education Elementary Schools. Secondary Schools.	1. 1.	1. 1.
West Parry Sound Board of Education Elementary Schools Secondary Schools	1. 1.	1. 1.
Board of Education for the City of Windsor Elementary Schools. Secondary Schools.	1. 1.	1. 1.
York County Board of Education Elementary Schools	1. 1.	1. 1.

THE ONTARIO GAZETTE

ADJUSTED GRANT WEIGHTING FACTORS FOR 1975

ADJUSTED EXPENDITURE WEIGHTING FACTORS FOR 1975

ROMAN CATHOLIC SEPARATE SCHOOL BOARDS

Name of Board	ADJUSTED GRANT WEIGHTING FACTOR	ADJUSTED EXPENDITURE WEIGHTING FACTOR
Column 1	Column 2	Column 3
Brant County RCSS Board	1.	1.
Bruce-Grey County RCSS Board	1.	1.
Carleton RCSS Board	1.	1.
Cochrane-Iroquois Falls District RCSS Board	1.	1.
Dryden District RCSS Board	1.	1.
Dufferin-Peel RCSS Board	1.	1.
Durham Region RCSS Board	1.	1.
Elgin County RCSS Board	1.	1.
Essex County RCSS Board	1.	1.
Fort Frances-Rainy River District RCSS Board	1.	1.
Frontenac-Lennox and Addington County RCSS Board	1.	1.
Geraldton District RCSS Board	1.	1.
Haldimand-Norfolk RCSS Board	1.	1.
Halton RCSS Board	1.	1.
Hamilton-Wentworth RCSS Board	1.	1.
Hastings-Prince Edward County RCSS Board	1.	1.
Hearst District RCSS Board	1.	1.
Huron-Perth County RCSS Board	1.	1.
Kapuskasing District RCSS Board	1.	1.
Kenora District RCSS Board	1.	1.
Kent County RCSS Board	1.	1.
Kirkland Lake District RCSS Board	1.	1.
Lakehead District RCSS Board	1.	1.
Lambton County RCSS Board	1.	1.
Lanark-Leeds and Grenville County RCSS Board	1.	1.
Lincoln County RCSS Board	1.	1.
London and Middlesex County RCSS Board	1.	1.

THE ONTARIO GAZETTE

ROMAN CATHOLIC SEPARATE SCHOOL BOARDS—Continued

Name of Board	Adjusted Grant	Adjusted Expenditure
Column 1	WEIGHTING FACTOR Column 2	WEIGHTING FACTOR Column 3
Metropolitan Separate School Board	1.	, 1.
Michipicoten District RCSS Board	1.	1.
Nipigon-Red Rock District RCSS Board	1.	1.
Nipissing District RCSS Board	1.	1.
North Shore District RCSS Board	1.	1.
Ottawa RCSS Board	1.	1.
Oxford County RCSS Board	1.	1.
Peterborough-Victoria-Northumberland and Newcastle RCSS Board	1.	1.
Prescott and Russell County RCSS Board	1.	1.
Renfrew County RCSS Board	1.	1.
Sault Ste. Marie District RCSS Board	1.	1.
Schreiber-Terrace Bay District RCSS Board	1.	1.
Simcoe County RCSS Board	1.	1.
Stormont, Dundas and Glengarry County RCSS Board	1.	1.
Sudbury District RCSS Board	1.	1.
Timiskaming District RCSS Board	1.	1.
Timmins District RCSS Board	1.	1.
Waterloo County RCSS Board	1.	1.
Welland County RCSS Board	1.	1.
Wellington County RCSS Board	1.	1.
Board of Trustees of the Roman Catholic Separate Schools for the City of Windsor	1.	1.
York Region RCSS Board	1.	1.
Board of Trustees of the Roman Catholic Separate School for School Section No. 1 in the Township of Atikokan		1.
Board of the Combined Roman Catholic Separate Schools of the Townships of Chapleau, Panet and Tp. 13G	1.	1.
Board of Trustees of the Roman Catholic Separate Schools for the Improvement District of Manitouwadge	1.	1.
Dated at Toronto, this 7th day of April, 1975.		L. WELLS of Education
(5179)		16

THE EDUCATION ACT, 1974

O. Reg. 245/75.

Apportionment 1975 Requisitions. Made—April 8th, 1975. Filed—April 9th, 1975.

REGULATION MADE UNDER THE EDUCATION ACT, 1974

APPORTIONMENT 1975 REQUISITIONS

1. In this Regulation,

- (a) "apportionable sum required by a divisional board for public school purposes for 1975" means the excess of the total estimated expenditures of the board for public school purposes for 1975 exclusive of.
 - (i) allowances and provisions for differences between the sum that the board requisitioned and the sum that the board ought to have requisitioned in a previous year for public school purposes from a local municipality in the school division, and
 - (ii) the portion charged to public school purposes of any expenditures incurred by the board in performing the duties of a municipal council,

over the estimated revenue of the board for public school purposes for 1975 from sources other than local taxation and amounts received under Part 10 of Ontario Regulation 244/75;

- (b) "apportionable sum required by a divisional board for secondary school purposes for 1975" means the excess of the total estimated expenditures of the board for secondary school purposes for 1975 exclusive of,
 - (i) allowances and provisions for differences between the sum that the board requisitioned and the sum that the board ought to have requisitioned in a previous year for secondary school purposes from a local municipality in the school division, and
 - (ii) the portion charged to secondary school purposes of any expenditures incurred by the board in performing the duties of a municipal council,

over the estimated revenue of the board for secondary school purposes for 1975 from sources other than local taxation and amounts received under Part 10 of Ontario Regulation 244/75;

- (c) "equalized assessment for a local municipality" for a year means the sum of,
 - (i) the residential and farm assessment as defined in clause b of section 213 of the Act, and
 - (ii) the quotient obtained by dividing by 0.9 the commercial assessment as defined in clause a of section 213 of the Act,

that is rateable for public school purposes or for secondary school purposes, as the case may be, in the local municipality, except that reference to the last revised assessment roll in clauses a and b of the said section 213 shall, for the purposes of this Regulation, be deemed to be reference to the last revised assessment roll used for taxation purposes in the year, such sum being adjusted by the assessment equalization factor in Column 2 that is set opposite the name of the local municipality in Column 1 of Schedule B to Ontario Regulation 244/75;

- (d) "local municipality" means local municipality as defined in section 1 of Ontario Regulation 244/75;
- (e) "local taxation" means rates levied by a municipality or a board for public or secondary school purposes, as the case may be, except taxes levied under section 43 of The Assessment Act;
- (f) "payment in lieu of taxes for 1975" means, in respect of a municipality, the sum of the amounts payable by the municipality to the board for 1975 for public school purposes or for secondary school purposes as the case may be, under subsection 10 of section 6 of The Housing Development Act and under subsection 9 of section 47 of The Power Corporation Act;
- 2.—(1) The apportionable sum required by a divisional board for public school purposes for 1975 shall be apportioned among the local municipalities in the school division in the ratio, correct to five places of decimals, of the equalized assessments for such local municipalities for public school purposes.
- (2) The sum apportioned under subsection 1 to a local municipality shall be,

- (a) increased by expenditures that are incurred for 1975 by the divisional board in performing the duties of a municipal council and that are charged to public school purposes;
- (b) reduced by the amount received under Part 10 of Ontario Regulation 244/75 in respect of the local municipality for public school purposes; and
- (c) adjusted under subsection 2 or 3 of section 212 of the Act.
- (3) The amount apportioned to a municipality by a divisional board for public school purposes shall be the sum of,
 - (a) the amounts apportioned under subsection 1 to the local municipalities within the municipality, as altered under subsection 2; and
 - (b) the payment in lieu of taxes for 1975 in respect of the municipality for public school purposes and the amount allocated by the municipality under subsection 11 of section 304a of The Municipal Act to the divisional board for 1975 for public school purposes.
- 3.—(1) The apportionable sum required by a divisional board for secondary school purposes for 1975 shall be apportioned among the local municipalities in the school division in the ratio, correct to five places of decimals, of the equalized assessments for such local municipalities for secondary school purposes.
- (2) The sum apportioned under subsection 1 to a local municipality shall be,

- (a) increased by expenditures that are incurred for 1975 by the divisional board in performing the duties of a municipal council and that are charged to secondary school purposes;
- (b) reduced by the amount received under Part 10 of Ontario Regulation 244/75 in respect of the local municipality for secondary school purposes; and
- (c) adjusted under subsection 2 or 3 of section 212 of the Act.
- (3) The amount apportioned to a municipality by a divisional board for secondary school purposes shall be the sum of,
 - (a) the amounts apportioned under subsection 1 to the local municipalities within the municipality, as altered under subsection 2: and
 - (b) the payment in lieu of taxes for 1975 in respect of the municipality for secondary school purposes and the amount allocated by the municipality under subsection 11 of section 304a of The Municipal Act to the divisional board for 1975 for secondary school purposes.
- 4. This Regulation applies in respect of the apportionment of the sum required by a divisional board for public school purposes and the sum required by a divisional board for secondary school purposes, for the year 1975.

(5180)

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THE HIGHWAY TRAFFIC ACT

O. Reg. 246/75. Stop Signs at Intersections. Made—March 26th, 1975. Filed—April 3rd, 1975.

REGULATION TO AMEND
REGULATION 432 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT

 Regulation 432 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedules:

Schedule 57

- 1. Highway No. 43 in the Township of Oxford (on Rideau) in the County of Grenville at its intersection with Leeds and Grenville County Road No. 44 and North Rideau Street.
- 2. Eastbound and westbound on Highway No. 43. O. Reg. 246/75, s. 1, part.

Schedule 58

- 1. Highway No. 42 in the hamlet of Forfar in the Township of Bastard and South Burgess in the County of Leeds at its intersection with the road between concessions 3 and 4 and the road allowance in Lot 24 in Concession 3.
- 2. Eastbound on Highway No. 42. O. Reg. 246/75, s. 1, part.

Schedule 59

- 1. Highway No. 24 at its intersection with the road allowance between the Township of Osprey in the County of Grey and the Township of Nottawasaga in the County of Simcoe.
- 2. Westbound on Highway No. 24. O. Reg. 246/75, s. 1, part.

(5168)

THE LAND TITLES ACT

O. Reg. 247 /75. General. Made—March 26th, 1975. Filed—April 3rd, 1975.

REGULATION TO AMEND
REGULATION 553 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE LAND TITLES ACT

- Paragraph 3 of section 4 of Regulation 553 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 431/73, is revoked and the following substituted therefor:
- 3.—(i) A typewritten abstract of the title to the land prepared in accordance with good conveyancing practice by a solicitor containing the following information with respect to each registered instrument or deposit,
 - (a) the registration number or deposit number:
 - (b) the nature of the instrument;
 - (c) the date of the instrument;
 - (d) the date of registration or deposit;
 - (e) a full description of the parties named in the instrument, the relationship between them where given, and the nature of their tenure:
 - (f) a full description of the land, including any easement or other right to which the land is subject or that is appurtenant to the land with which the instrument purports to deal, or a reference to an identical description previously set out in full; and
 - (g) the particulars of every claim, interest or omission that may adversely affect the title.
 - (ii) A typewritten statement with respect to adjoining lands containing the following information,
 - (a) the name and address for service of each owner and mortgagee of land adjoining the land under application, and the particulars of regis-

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tration of the instrument by which his interest was acquired, including a full description of the adjoining lands:

- (b) the particulars of registration of every instrument registered against the land adjoining the land under application that creates an easement or right in the land under application; and
- (c) evidence as to common ownership, if any, of the land under application and any of the adjoining lands since the 15th day of June, 1967 and, where applicable, evidence that The Planning Act has been complied with in respect to any severance.
- (iii) A certificate of the solicitor in Form 1a.
- 2. Form 1a of the said Regulation, as made by section 3 of Ontario Regulation 431/73, is revoked and the following substituted therefor:

Form 1a

The Land Titles Act

CERTIFICATE OF SOLICITOR THIS IS TO CERTIFY THAT I have investigated

the title of the applicant.....

(herein insert name of

(moroni moore manie or
(herein insert brief description of lands under application)
being the lands described in the application.
SUBJECT ONLY to the encumbrances hereinafter
set out:
(herein insert particulars of registration of each encumbrance)
AND SUBJECT to the following claims, interests or omissions which may adversely affect the title of the applicant

(herein set out particulars of any claim, interest,

or omission)

AND I FURTHER CERTIFY THAT I have conferred with the said applicant on the matters set forth in the affidavit of the applicant filed in support of this application, and I verily believe that the statements of the applicant therein set out are true.

AND I FURTHER CERTIFY THAT the typewritten abstract of title and typewritten statement with respect to adjoining lands submitted in support of the application were prepared from my search of the title of the applicant's land and of adjoining lands and that the particulars of every claim, interest or omission of which I have actual or constructive notice and which may adversely affect the title of the applicant have been noted on the said abstract or statement.

IN WITNESS WHEREOF I have hereunto set my hand at day (signature of solicitor) O. Reg. 247/75, s. 2.

- 3. Item 12 of Form 2 of the said Regulation is revoked and the following substituted there-
- 12. Attached hereto and marked as Exhibit "A" to this my affidavit is a paper print of the proposed reference plan filed with my application.
 - 4. This Regulation comes into force on the 1st day of May, 1975. O. Reg. 247/75, s. 4.

(5169)16

THE LAND TITLES ACT

O. Reg. 248/75.

Fees.

Made-March 26th, 1975.

Filed-April 3rd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 154/72 MADE UNDER THE LAND TITLES ACT

- 1.-(1) Item 1 of Schedule 1 to Ontario Regulation 154/72 is revoked and the following substituted therefor:
- 1.—(1) On application for first registration the fee shall be \$300.00

- (2) Item 4 of the said Schedule 1 is revoked and the following substituted therefor:
 - 4. Where the disbursements in respect of an application exceed \$50.00, the excess may be added to the fees in item 1.
- (3) Item 5 of the said Schedule 1 is revoked.
- This Regulation comes into force on the 1st day of May, 1975.
 Reg. 248/75, s. 2.

(5170)

THE ONTARIO HERITAGE ACT, 1974

O. Reg. 249/75.

Licences. Made—April 2nd, 1975.

Filed-April 4th, 1975.

REGULATION MADE UNDER THE ONTARIO HERITAGE ACT, 1974

LICENCES

- 1. In this Regulation, "licence" means a licence under section 48 of the Act. O. Reg. 249/75, s. 1.
- 2. An application for a licence shall be in Form 1. O. Reg. 249/75, s. 2.

- 3. Every applicant, except where he intends to carry out a general survey, shall provide the Minister with written permission of the owner of each property affected by the licence to enter upon and carry out any work which may be the subject of the licence. O. Reg. 249/75, s. 3.
- 4. A licence shall be in Form 2. O. Reg. 249/75, s. 4.
- 5.—(1) A report under subsection 1 of section 65 of the Act shall be in Form 3.
- (2) In addition to the report referred to in subsection 1, every licensee shall, at the completion of the exploration, survey or field work, as the case may be, furnish to the Minister a final report. O. Reg. 249/75, s. 5.
- **6.** The holder of a licence shall forthwith notify the Minister where there is a change in nature of the exploration, survey or field work for which the licence was issued. O. Reg. 249/75, s. 6.
- 7. The holder of a licence shall, upon the request of the Minister, notify him as to,
 - (a) the proposed disposition of any objects or records at the conclusion of each season's work;
 - (b) the time required to analyze and catalogue any objects or records found; and
 - (c) the ultimate disposition of any objects or records at the conclusion of the work being done. O. Reg. 249/75, s. 7.

Form 1

The Ontario Heritage Act, 1974

APPLICATION FOR A LICENCE UNDER SECTION 48 OF THE ACT

- I. Purpose for which licence is required:
 - (a) Nature and purpose of the project(s):
 - (b) Plan of exploration, survey or field work:
 - (c) Geographical description of the property or properties on which the site(s) is located (lot, concession, township or municipal address):
 - (d) Cultural affinity of the site(s), if known:

II. Qualifications and experience:

- (a) Relevant (1) academic background, achievement and training:
- (b) Practical field experience:
- (c) Record of publications:
- (d) List of relevant (2) organizations of which you are presently a member:
- (e) List of previous licences or permits received under this Act:

III. Methods and procedures:

- (a) Proposed composition of the archaeological team, if any, and the relevant ducational background and experience of each member:
- (b) Estimated duration of the work, submitted in the form of a general schedule:
- (c) Proposed methods of recovery of archaeological objects, including excavation techniques:
- (d) Proposed methods of dating:
- (e) Proposed methods of recording of data and cataloguing of the archaeological objects recovered:
- (f) Proposed methods of conservation and restoration of recovered archaeological objects and other remains where necessary:
- (g) Proposed method of restoration of the real property following excavation:
- (h) Proposed facilities and personnel for the analysis of archaeological objects and data:
- (i) Proposed plans, if any, for the protection of a segment of the site for future archaeological work:

IV. Financial and Material Resources:

- (a) The source(s) of funds that have been requested or received:
- (b) List agreements that have been made with respect to (a):
- (c) Proposed budget for the entire project (4):
- (d) Material resources necessary for the project (5):

V. Disposition of archaeological objects and records:

- (a) Proposed disposition of archaeological objects and records at conclusion of the season's work:
- (b) Anticipated time schedule for analysing and cataloguing recovered archaeological objects and data:
- (c) Plans for ultimate disposition of the archaeological objects and records recovered, including reference to public institutions in the locality of the property or properties where work has been carried out:

VI. Publication:

- (a) Plans, if any, concerning publication of the results of project:
- (b) General schedule of phases and methods of publication:

EXPLANATORY NOTES

- "Relevant academic background"—
 Educational background pertinent to archaeology.
- (2) "Relevant organizations"— Organizations that list archaeology as a primary or ancillary interest (e.g. Ontario Archaeological Society, Canadian Archaeological Association, Ontario Historical Society, etc.).
- (3) "Relevant educational background"—
 The educational background of the members of the team as it applies to archaeology.
- (4) "Proposed budget for the entire project"— This information should include information concerning the entire budget including all the phases of the work.
- (5) "Material resources necessary for the project"— This might include the purchase or rental of trucks, trailers, camping equipment, boats, motors, photographic equipment, etc. O. Reg. 249/75, Form 1.

Form 2

The Ontario Heritage Act, 1974

LICENCE

Under The Ontario Heritage Act, 1974 and the regulations, and subject to the limitations thereof
this licence is issued to
of
to conduct archaeological exploration, survey o
field work on
Date of expiry
Subject to the following conditions:

Minister of Culture and Recreation

O. Reg. 249/75, Form 2.

Form 3

The Ontario Heritage Act, 1974

REPORT

Pursuant to subsection 1 of section 65 of the Act, a report shall include the following information:

- precise location, detailed plan and a representative series of photographs and sectional drawings, area drawings of the site(s);
- methods used in the carrying out of excavation or survey work and in the recording of data;
- (3) duration of project;
- (4) restorative and protective measures taken, if any;
- (5) general description of the cultural content of the site(s);
- (6) catalogue of materials recovered;
- (7) preliminary interpretation resulting from a summary examination of the finds;
- (8) summary of the professional and material means available to ensure the continuity of the research and a successful conclusion thereof.

O. Reg. 249/75, Form 3.

(5171)

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THE EDUCATION ACT, 1974

O. Reg. 250/75.

Calculation of Fees for Pupils. Made—February 17th, 1975. Approved—April 8th, 1975. Filed—April 9th, 1975.

REGULATION MADE UNDER THE EDUCATION ACT, 1974

CALCULATION OF FEES FOR PUPILS

- 1. In this Regulation,
 - (a) "capital appurtenances" means capital appurtenances as defined in paragraph 30 of section 1 of Ontario Regulation 200/74;
 - (b) "capital element included in rent" for a board means the portion of the rent for accommodation, for school sites and for computer equipment that, in the opinion of the Minister, is not attributable to the operation or maintenance provided in respect of the space or computer equipment rented;
 - (c) "current cost of operating" for a year means the total revenue fund expenditure of a board for the year less the sum of,
 - revenue fund expenditure for the year for,
 - a. the capital element included in rent payable,
 - transportation of pupils to and from school and from school to school and any other transportation of pupils that is not designated by the board as ordinary expenditure.
 - c. board, lodging and weekly transportation of pupils,
 - d. capital appurtenances except those that have been designated as ordinary expenditure,
 - e. debt charges,
 - f. expenditure for tuition fees, including pupil accommodation charges, in respect of resident-external pupils of the board,
 - g. tax adjustments,

- h. provisions for a reserve for working funds,
- i. provisions for a reserve fund,
- relocation of portable classrooms,
- k. performing the duties of a municipal council in territory without municipal organization, and
- restoration of destroyed and damaged capital appurtenances, and
- ii. revenue fund revenue for the year from sources other than from,
 - a. general legislative grants, except grants for community education projects and the reimbursement of the salary of a teacher and the additional amount up to \$1,000 in respect of consultative help and instructional supplies, provided by a board for a special education program in a psychiatric facility, in a facility designated under The Developmental Services Act, 1974 or in a detention and observation home established under The Provincial Courts Act.
 - taxes, including subscriptions and payments in lieu of taxes and trailer fees,
 - c. revenue from tuition fees, including pupil accommodation charges, in respect of non-resident pupils of the board.
 - d. the capital element included in rent receivable.
 - e. disposal of capital appurtenances,
 - f. insurance proceeds in respect of capital appurtenances,
 - g. transfers from other funds, except transfers from the capital fund that are designated by the Minister as deductible items.
 - h. transfers from the reserve for working funds,

- accrued interest on debentures sold in the year at date of sale thereof,
- j. interest earned on capital funds,
- k. reimbursements, excluding general legislative grants, of expenditure for transportation of pupils, and
- reimbursements, excluding general legislative grants, of capital expenditure from the revenue fund:
- (d) "non-resident pupil" of a board means a pupil who is enrolled at a school operated by the board and in respect of whom,
 - i. the Minister pays the cost of education,
 - ii. the board charges a fee to another board, or
 - the board may charge a fee to Canada, or to a source outside Ontario.

but does not include a pupil from outside Ontario enrolled at the school under a student exchange program approved by the board;

- (e) "psychiatric facility" means a facility designated as a psychiatric facility under The Mental Health Act and includes the private hospital known as "The Villa" located in the Town of Vaughan;
- (f) "pupil accommodation charge" means \$65 in the case of an elementary school pupil, and \$120 in the case of a secondary school pupil;
- (g) "resident-external pupil" of a board means a pupil whose fee is payable by the board;
- (h) "resident-internal pupil" of a board means a pupil, other than a non-resident pupil, who is enrolled at a school operated by the board.
- 2. Subject to sections 3 and 6, where a board provides instruction for pupils whose fees are receivable from another board or from Canada, the fees shall be calculated by,
 - (a) dividing the current cost of operating in respect of elementary schools or secondary schools, as the case may be, of the board for the year in which it provides the instruction

- by the average daily enrolment for such year of pupils enrolled at such schools; and
- (b) multiplying the average daily enrolment of the elementary or secondary school pupils whose fees are receivable from the other board or from Canada, as the case may be, by the sum of,
 - (i) the amount determined under clause a, and
 - (ii) except where the board that provides the instruction is a board appointed under section 68 of the Act, the pupil accommodation charge for such pupils.
- 3. Where a board appointed under section 68 of the Act operates a school in a centre for the treatment of cerebral palsy, a crippled children's treatment centre, a hospital or a sanatorium and provides instruction therein for pupils whose fees are receivable from any source, the fee for such a pupil shall be calculated by,
 - (a) adding to the current cost of operating of the board for the year in which it provides the instruction, its expenditure for such year for the transportation of pupils, and deducting from the total thereof the general legislative grants payable to the board for such year except a grant that is equal to the cost of education;
 - (b) dividing the amount determined under clause a by the sum of the days on which each pupil is enrolled at the school; and
 - (c) multiplying the amount determined under clause b by the number of days for which the pupil whose fee is being calculated is enrolled at the school.
- 4. Where a board, except a board appointed under section 68 of the Act, provides instruction for a pupil in respect of whom fees are required to be paid, other than a pupil whose fees are receivable from another board or from Canada, the fees payable by or on behalf of the pupil shall be such as the board may prescribe but, subject to subsection 4 of section 6, shall not exceed the product obtained by multiplying the average daily enrolment of such pupil for the year in which such instruction is provided by the quotient obtained by dividing,
 - (a) the sum of the products, for each municipality and part of territory without municipal organization in the jurisdiction of the board that provides the instruction, of the assessment for the preceding year that is rateable for public, secondary or separate school purposes, as the case may be, the mill rate for such year for such purposes, and .001;

by,

- (b) the average daily enrolment for such preceding year of resident-internal pupils and resident-external pupils of the board that provides the instruction.
- 5. Notwithstanding section 4, where in any year a board provides instruction for a pupil in respect of whom fees are required to be paid and whose parent or guardian does not reside in Ontario, the fees payable by or on behalf of the pupil shall be such as the board may prescribe but, subject to subsection 4 of section 6, shall not exceed the product obtained by multiplying,
 - (a) one-tenth of the sum of the quotient determined under clause a of section 2 and the pupil accommodation charge for the pupil;

by,

- (b) the number of months during which the pupil is enrolled in such year in a school operated by the board that provides the instruction.
- 6.—(1) In this section "high-cost program" means,
 - (a) a program where French is the language of instruction;
 - (b) a program of special education;
 - (c) a program for trainable retarded children;and
 - (d) a program that includes technical or occupational courses that qualify in a school year for three or more credits toward the Secondary School Graduation Diploma.
- (2) Where the ratio of the average daily enrolment of elementary school pupils whose fees are receivable from another board or from Canada and who are registered in a high-cost program to the average daily enrolment of elementary school pupils whose fees

are receivable from the other board or from Canada, as the case may be, is greater than the ratio of the average daily enrolment of elementary school pupils registered in such high-cost program to the average daily enrolment of elementary school pupils registered at the schools of the board that provides the instruction, the fee for a pupil registered in a high-cost program, as determined by dividing the fees receivable in respect of elementary school pupils from the other board or from Canada, as the case may be, under section 2 by the average daily enrolment of such pupils, may be multiplied by a factor to be agreed upon between the board that provides the instruction and the board from which or the party from whom the fee is receivable.

- (3) Subsection 2 applies *mutatis mutandis* in the case of secondary school pupils.
- (4) Where a pupil to whom section 4 or 5 applies is registered in a high-cost program, the maximum fees payable in respect of such pupil shall be determined by multiplying the maximum fees under section 4 or 5, as the case may be, by a factor to be agreed upon between the board that provides the instruction and the party from whom the fees are receivable.
- (5) Where under this section the board that provides the instruction and the other board or party concerned cannot agree upon a factor, the factor shall be determined by three arbitrators, one arbitrator appointed by the board that provides the instruction, one arbitrator appointed by the board from which or the party from whom the fee is receivable and one arbitrator appointed by the Minister, and the decision of the arbitrators or a majority of them is final and binding upon the board that provides the instruction and the other board or party concerned.
- 7. This Regulation shall be deemed to have come into force on the 1st day of January, 1975.

THOMAS L. WELLS Minister of Education

Dated at Toronto, this 17th day of February, 1975.

(5181)

Publications Under The Regulations Act

April 26th, 1975

THE ONTARIO LOTTERY CORPORATION ACT, 1974

O. Reg. 251/75. General. Made—March 26th, 1975. Approved—April 2nd, 1975. Filed—April 7th, 1975.

REGULATION MADE UNDER THE ONTARIO LOTTERY CORPORATION ACT, 1974

GENERAL

INTERPRETATION

1. In this Regulation,

- (a) "distributor" means a person authorized by the Corporation to distribute tickets to retailers;
- (b) "lottery" means a lottery conducted by the Corporation;
- (c) "money prize" means a sum of money payable as the result of the selection of a winning ticket;
- (d) "retailer" means a person authorized by the Corporation to sell tickets to the public;
- (e) "ticket" means a ticket sold under a lottery scheme and includes the contractual rights and obligations between the Corporation and the owner of the ticket;
- (f) "winner" means a person entitled to a money prize under a lottery;
- (g) "winning ticket" means a ticket bearing a number or numbers corresponding, in such manner as the Corporation shall determine, to a winning number or numbers drawn as provided in section 7. O. Reg. 251/75, s. 1.

NATURE OF A LOTTERY SCHEME

2. A lottery scheme conducted and managed by the Corporation shall consist of a system or arrangement for the issuance and sale of tickets and the distribution of money prizes to winners selected at random from among the owners of tickets issued or sold. O. Reg. 251/75, s. 2.

SALE OF LOTTERY TICKETS

- **3.** Tickets may be sold to the public directly by the Corporation or indirectly through distributors and retailers. O. Reg. 251/75, s. 3.
- **4.** No retailer shall sell a ticket at a price other than the face amount shown on the ticket. O. Reg. 251/75, s. 4.
- 5.—(1) Where the Corporation or a distributor issues or sells tickets to a retailer, a discount or commission of not less than 8 per cent of the face amount shown on the tickets shall be granted.
- (2) Where the Corporation issues or sells tickets to a distributor, a discount or commission of not more than 15 per cent of the face amount shown on the tickets may be granted. O. Reg. 251/75, s. 5.

SELECTION OF WINNING TICKETS

- 6. Winning tickets in a lottery shall be selected at a draw held at such time and place as the Corporation shall determine. O. Reg. 251/75, s. 6.
- 7. A draw shall consist of the random selection of winning numbers by means of a mechanical device or other method adopted by the Corporation. O. Reg. 251/75, s. 7.

PRIZE ACCOUNT

- 8.—(1) The Corporation shall for each lottery deposit with a chartered bank or trust company, in the name of the Corporation, in an account called the "Prize Account", an amount equal to the sum of the money prizes announced as payable in respect of that lottery and, subject to subsection 2, no payment shall be made out of the Prize Account except to pay money prizes.
- (2) After twelve months from the date of the draw for each lottery the Corporation shall transfer from the Prize Account and deposit with a chartered bank or trust company, in the name of the Corporation, in an account called the "Special Prize Account", an amount equal to the sum of the money prizes announced as payable in respect of that lottery which have not been claimed or paid and no payment shall be made out of the Special Prize Account except to pay money prizes. O. Reg. 251/75, s. 8.

PAYMENT OF PRIZES

- 9. It is a condition for entitlement to collect any money prize that the claimant,
 - (a) satisfy the Corporation that he is a winner;

- (b) make his claim within twelve months of the date on which his winning ticket was drawn;
- (c) give the Corporation the right to publish his name, address, photograph or picture without any claim on the Corporation for broadcasting, printing, royalty or other rights; and
- (d) if required by the Corporation, give to the Corporation a valid release for the money prize and undertake to save the Corporation harmless from any further claim on that money prize. O. Reg. 251/75, s. 9.
- 10. Where there is more than one claimant for payment of the same money prize, the Corporation may pay the money into court pending settlement of the dispute by a court of competent jurisdiction. O. Reg. 251/75, s. 10.

ONTARIO LOTTERY CORPORATION:

GISILE M. RICHER
Vice-Chairman

E. Marshall Pollock

Managing Director

Dated at Toronto, this 26th day of March, 1975.

(5172)

17

THE PLANNING ACT

O. Reg. 252/75.

Restricted Areas—County of Ontario, Township of Scott. Made—April 1st, 1975. Filed—April 8th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 105/72 MADE UNDER THE PLANNING ACT

- Section 16 of Ontario Regulation 105/72, as remade by section 1 of Ontario Regulation 18/75, is revoked and the following substituted therefor:
- 16. Notwithstanding any other provision of this Order, the lands described in Schedules 5, 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 20, 21, 23, 25, 26, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 43, 44, 45, 46, 48, 49, 50, 51, 52, 55, 57, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70 and 71 may each be used for the erection thereon of one single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum	front	yard
for dwelling	าต	

Minimum side yard

35 feet

for dwelling

8 feet

Minimum rear yard for dwelling

25 feet

Minimum ground floor area for dwelling one storey—1,100 square feet one and one-half storeys

Maximum lot coverage for accessory buildings and structures, excepting a private garage or more—900 square feet not to exceed 5 per cent of lot

Maximum height of accessory buildings

not to exceed 12 feet

Minimum yard for accessory buildings and structures

and structures

3 feet from any side or rear lot line

No accessory building or structure shall be located closer to the front lot line than the existing single-family dwelling on the lot.

No accessory building or structure shall be used for human habitation. O. Reg. 252/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedules:

Schedule 66

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott, in the County of Ontario, being composed of part of Lot 21 in Concession I of the said Township, more particularly described as follows:

Premising that the southerly limit of the said Lot has a bearing of north 73° 30′ east and relating all bearings herein thereto:

Beginning at a place in the said southerly limit distant 990 feet measured easterly therealong from the southwesterly angle of the east half of the said Lot;

Thence north 15° 39′ west, a distance of 1,323.2 feet, more or less, to a point in the northerly limit of the said Lot as defined by the line of an old fence;

Thence north 73° 29′ east along the said northerly limit, a distance of 330 feet to a point;

Thence south 15° 39' east, a distance of 1,323.9 feet to a point in the southerly limit of the said Lot:

Thence south 73° 30′ west along the said southerly limit, a distance of 330 feet to the place of beginning. O. Reg. 252/75, s. 2, part.

Schedule 67

That parcel of land in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott, in the County of Ontario, being composed of part of Lot 1 in Concession VI of the said Township, more particularly described as follows:

Beginning at a place distant north 74° east, 569.74 feet from the southwesterly angle of the said Lot;

Thence continuing 74° east, a distance of 100 feet to a point;

Thence north $14^{\circ}\,50'\,40''$ west, a distance of 200 feet to a point;

Thence south 74° west, a distance of 100 feet to a point;

Thence south 14° 50′ 40″ east, a distance of 200 feet to the place of beginning. O. Reg. 252/75, s. 2, part.

Schedule 68

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott, in the County of Ontario, being composed of part of Lot 20 in Concession VI of the said Township, more particularly described as follows:

Beginning at a place in the northerly limit of a given road across the said Lot at the southeasterly angle of the lands conveyed to the Trustees of School Section Eight of the Township of Scott by a Deed registered in the Land Registry Office for the Registry Division of Ontario (No. 40) as Number 2273;

Thence northerly along the easterly limit of the said lands described in the said Deed, a distance of 131 feet;

Thence easterly along the production of the northerly limit of the said lands, a distance of 128 feet;

Thence southerly parallel to the easterly limit of the said lands, a distance of 131 feet, more or less, to the northerly limit of the said given road;

Thence westerly along the said given road 128 feet to the place of beginning. O. Reg. 252/75, s. 2, part.

Schedule 69

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott, in the County of Ontario, being composed of part of Lot 5 in Concession V of the said Township, more particularly described as follows:

Premising that all bearings herein are assumed to be astronomic and are referred to the bearing north 73° 49′ 40″ east of the northerly limit of the said Lot in accordance with an Expropriation Plan of the Corporation of the County of Ontario, registered in the Land Registry Office for the Registry Division of Ontario (No. 40) as Number 439;

Beginning at a place in the westerly limit of the said Lot, distant 310 feet measured on a course of south 15° 59′ 50′ east from the northwesterly angle of the said Lot marking its intersection with the southerly limit of the road between Lots 5 and 6 in Concession V, as widened and shown on an Instrument registered in the said Land Registry Office as Number 90191;

Thence continuing south 15° 59′ 50″ east, a distance of 437.81 feet to an iron bar planted;

Thence south 83° 18′ 20″ east, a distance of 376.49 feet to an iron bar planted;

Thence south 46° 35′ 40'' east, a distance of 1,292.15 feet to an iron bar planted;

Thence north 73° 49' 40" east, a distance of 142.06 feet to an iron bar planted;

Thence north 15° 40' 40'' west, a distance of 811.98 feet to an iron bar planted;

Thence south 73° 49′ 40″ west, a distance of 366.0 feet to an iron bar planted;

Thence north 15° 40′ 40″ west, a distance of 1,195.15 feet to a point;

Thence south 73° 49′ 40″ west being parallel to the northerly limit of the said Lot, a distance of 392.40 feet to a point;

Thence south $15^{\circ} 59' 50''$ east, a distance of 299.0 feet to a point;

Thence south 73° 49′ 40″ west being parallel with the northerly limit of the said Lot, a distance of 400.0 feet to the place of beginning. O. Reg. 252/75, s. 2, part.

Schedule 70

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott, in the County of Ontario, being composed of part of Lot 26 in Concession II, designated as Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Ontario (No. 40) as Number R 1984. O. Reg. 252/75, s. 2, part.

Schedule 71

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott, in the County of Ontario, being composed of part of Lot 26 in Concession II, designated as Part 3 on a Plan deposited in the Land Registry Office for the Registry Division of Ontario (No. 40) as Number R 1984. O. Reg. 252/75, s. 2, part.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 1st day of April, 1975.

(5173)

THE RETAIL SALES TAX ACT

O. Reg. 253/75. General. Made—March 26th, 1975. Filed—April 8th, 1975.

REGULATION TO AMEND REGULATION 785 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE RETAIL SALES TAX ACT

- Section 30 of Regulation 785 of Revised Regulations of Ontario, 1970, as remade by section 5 of Ontario Regulation 333/74, is revoked and the following substituted therefor:
- 30. Where a religious, charitable, benevolent or non-profit organization holds, stages or operates in any year, events including bazaars or rummage sales, the purchaser is exempt from the payment and the organization from the collection of the tax imposed by subsections 1 and 2 of section 2 of the Act in respect of tangible personal property sold by that organization at those events if,
 - (a) the total receipts in that year from the sales of taxable tangible personal property at such events do not exceed \$50,000;
 - (b) the organization does not hold, stage or operate in that year more than four such events; and

(c) the organization has paid to the Treasurer of Ontario an amount equal to the amount of tax that would have been payable by the organization if the tangible personal property which the organization purchased for sale at such events had been purchased by the organization for its own consumption and use. O. Reg. 253/75, s. 1.

(5174)

THE CORPORATIONS TAX ACT, 1972

O. Reg. 254/75. General. Made—April 2nd, 1975. Filed—April 8th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 350/73 MADE UNDER THE CORPORATIONS TAX ACT, 1972

- (1) Subsection 5 of section 301 of Ontario Regulation 350/73 is revoked and the following substituted therefor:
- (5) Subject to subsection 5a, where a corporation has, for the purposes of the *Income Tax Act* (Canada), included property in class 28 of Schedule B to the regulations made under that Act, such property shall, for the purposes of this Act, be deemed to be property included in class 10 of Schedule B to those regulations. O. Reg. 254/75, s. 1 (1).
 - (2) Section 301 of the said Regulation is amended by adding thereto the following subsections:
- (5a) Where a corporation has, for purposes of the Income Tax Act (Canada),
 - (a) included property that was acquired before the 1st day of January, 1974 in class 28 of Schedule B to the regulations made under that Act, such property shall, for the purposes of this Act, be deemed to be property included in class 28 of Schedule B to those regulations as of the 1st day of January, 1974, and in any such case the provisions of subsection 4 of section 17 of this Act shall apply;
 - (b) included property that was acquired after the 31st day of December, 1973 in class 28 of Schedule B to the regulations made under that Act, such property shall, for the purposes of this Act, be included in class 28 of Schedule B to those regulations. O. Reg. 254/75, s. 1 (2), part.

- (5b) In lieu of the deduction otherwise required by subsection 1, there is hereby allowed to a corporation in computing its income from a business or property, as the case may be, a deduction for each fiscal year that ends after the 31st day of December, 1973 equal to,
 - (a) such amount as it may claim in respect of the property described in subsection 5a not exceeding 30 per cent of the undepreciated capital cost to it as of the end of the fiscal year (before making any deduction under this clause for the fiscal year) of the property of the class,
 - (b) such additional amount as it may claim in respect of property described in subsection 5a that was acquired for the purpose of gaining or producing income from a mine and for which a separate class is prescribed by subsection 4a of section 1101 of the regulations made under the *Income* Tax Act (Canada), not exceeding the lesser of,
 - (i) its income for the year from the mine determined before making any deduction under this clause, clause c, section 62 or 63 of this Act, or any deduction in respect of exploration and development expenses as permitted under The Corporations Tax Application Rules, 1972, and
 - (ii) the undepreciated capital cost to it of property of that class as of the end of the fiscal year (before making any deduction under this clause for the fiscal year); and
 - (c) such additional amount as it may claim in respect of property described in subsection 5a that was acquired for the purpose of gaining or producing income from more than one mine and for which a separate class is prescribed by subsection 4b of section 1101 of the regulations made under the Income Tax Act (Canada), not exceeding the lesser of,
 - (i) its income for the year from the mines determined before making any deduction under this clause, section 62 or 63 of this Act or any deduction in respect of exploration and development expenses as permitted under The Corporations Tax Application Rules, 1972, and
 - (ii) the undepreciated capital cost to it of property of that class as of the end of the fiscal year (before making any deduction under this clause for the fiscal year),

except that for the purpose of computing the income for the year under subclause i of clause b or c for a fiscal year ending after the 31st day of December, 1973 and that includes that day, there shall be deducted,

- (d) the amount of income for the year from a mine or mines, as the case may be, that was not included in computing income under Part II of the Act by virtue of subsection 2 of section 75; and
- (e) that portion of the income for the year from a mine or mines, as the case may be, that remains after deducting the amount under clause d that the number of days in the fiscal year that are prior to the 1st day of January, 1974 and subsequent to the end of the period referred to in subsection 2 of section 75 of the Act is of the number of days in the fiscal year that are subsequent to the end of the said period referred to in subsection 2 of section 75 of the Act. O. Reg. 254/75, s. 1 (2), part.
- Section 302 of the said Regulation is revoked and the following substituted therefor:
- 302.—(1) For the purposes of subsection 1 of section 62 of the Act, the prescribed amount of production profits or other subject of allowance for a fiscal year shall be determined as provided in this section and in sections 302a, 302b and 302c.
- (2) For the purposes of this section and sections 302a, 302b and 302c,
 - (a) a corporation which has an interest in the proceeds of production from a resource, under an agreement providing that it shall share in the profits remaining after deducting the costs of operating the resource, shall be deemed to be a corporation which operates the resource;
 - (b) profits reasonably attributable to the production of oil or gas from a resource shall not include profits derived from transporting or processing the oil or gas;
 - (c) "preproduction expenses" means an amount deductible under section 63 of the Act, subsection 6 of section 81 of the Act, section 302c or 302d of this Regulation, or an amount deductible for exploration and development expenses under The Corporations Tax Application Rules, 1972;
 - (d) "production profits" of a corporation means the aggregate of its profits reasonably attributable to,
 - (i) the production of,

a. oil.

b. gas, or

c. metal or industrial minerals to any stage that is not beyond the prime metal stage or its equivalent,

from all resources operated by it; or

- (ii) the processing in Canada of ores, from a mineral resource not operated by the corporation, to any stage that is not beyond the prime metal stage or its equivalent; and
- (e) "resource" means,
 - (i) an oil or gas well; or
 - (ii) a mineral resource. O. Reg. 254/75, s. 2, part.

DEDUCTION ALLOWED TO OPERATORS

302a.—(1) For the purposes of subsection 1 of section 62 of the Act, the amount prescribed for a corporation that operates one or more resources in a fiscal year is,

- (a) its production profits for the fiscal year, minus,
 - (b) the aggregate amount of deductions provided by subsections 2 and 3.
- (2) For the purposes of subsection 1, there shall be deducted from a corporation's production profits for a fiscal year, the aggregate of,
 - (a) its losses, if any, for the fiscal year reasonably attributable to the production of oil, gas, prime metal or industrial minerals from all of the resources operated by it;
 - (b) the aggregate of the amounts deducted in computing the corporation's income for the fiscal year in respect of preproduction expenses;
 - (c) such part of any amount deducted in computing the corporation's income for the fiscal year under clause a of subsection 1 of section 24 of the Act as,
 - (i) in the case of a corporation whose principal business is contract drilling, may reasonably be regarded as having been deducted in respect of property acquired for the purpose of production of oil, gas, metals or industrial minerals, and

(ii) in any other case, may reasonably be regarded as having been deducted in respect of property acquired for the purpose of exploring or searching for, or production of, oil, gas, metals or industrial minerals,

to the extent that that part thereof has not already been deducted in computing profits for the purpose of subsection 1 or deducted under another clause of this subsection;

- (d) any amount deducted in computing the corporation's income for the fiscal year under clause c of subsection 1 of section 24 of the Act in respect of,
 - (i) borrowed money used in connection with, or used for the purpose of acquiring property used in connection with, or
 - (ii) an amount payable for property used in connection with,

exploring or searching for, or production of, oil, gas, metals or industrial minerals, to the extent that the amount so deducted has not already been deducted in computing profits for the purpose of subsection 1 or deducted under another clause of this subsection;

- (e) amounts not included in computing the corporation's income for the year by virtue of subsection 2 of section 75 of the Act; and
- (f) the amounts deducted in computing the corporation's income for the fiscal year under clause x of subsection 1 of section 24 of the Act.
- (3) For the purposes of subsection 1, where,
 - (a) the corporation and another corporation are associated with each other in a fiscal year;
 - (b) the corporation is a corporation that has production profits for the year the aggregate of which exceeds the aggregate of the deductions from those profits provided by subsection 2; and
 - (c) there is an excess remaining when,
 - (i) the aggregate of the other corporation's production profits for the year minus the aggregate of the amounts deducted from those profits in accordance with subsection 2, other than deductions in respect of preproduction expenses,

is deducted from.

 (ii) the aggregate of the amounts deducted in computing the other corporation's income for the year in respect of preproduction expenses,

there shall be deducted from the aggregate of the corporation's production profits for the year,

- (d) if the corporation and any other corporation described in clause b are associated with each other in the year, the proportion of the excess referred to in clause c that,
 - (i) the excess described in clause b in respect of the corporation for the year,

is of,

- (ii) the aggregate of the excess referred to in subclause i and every excess for the year described in clause b that is in respect of a corporation associated in the year with the corporation; and
- (e) in any other case, the excess referred to in clause c.
- (4) Where subsection 3 would otherwise apply to a corporation by virtue of the fact that the corporation and another corporation are associated with each other in a fiscal year, that subsection shall not apply to the corporation for the fiscal year in relation to the other corporation, if, throughout the year,
 - (a) the corporation did not control the other corporation and the issued share capital of the corporation complied with the requirements as to listing and ownership of shares referred to in subparagraphs i to iv of paragraph a of subsection 4b of section 1201 of the regulations made under the Income Tax Act (Canada); or
 - (b) a corporation (in this clause referred to as the "controlling corporation"), other than the other corporation, controlled the corporation but did not control the other corporation and the issued share capital of the controlling corporation would have been described in subparagraphs i to iv of paragraph a of subsection 4b of section 1201 of the regulations made under the Income Tax Act (Canada) as complying with the requirements therein as to listing and ownership if the references in those subparagraphs to the "taxpayer" were read as references to the "controlling corporation".

(5) For the purposes of this section one corporation is associated with another corporation in the fiscal year where, for the purposes of the *Income Tax Act* (Canada), they are associated with each other in that year. O. Reg. 254/75, s. 2, part.

DEDUCTION ALLOWED TO NON-OPERATORS

302b.—(1) For the purposes of subsection 1 of section 62 of the Act, the amount prescribed for a corporation, other than an operator, that in a fiscal year,

- (a) has an interest in a resource and in the proceeds from the sale of products therefrom: or
- (b) receives a rental or royalty computed by reference to the amount or value of production from a resource.

is for that fiscal year the amount included in computing its income for the fiscal year in respect of the interest in the proceeds or in respect of the rental or royalty, as the case may be.

(2) Where any amount included in computing income for a fiscal year in respect of an interest, rental or royalty referred to in subsection 1 is a dividend or is deemed by the Act to be a dividend, subsection 1 does not apply. O. Reg. 254/75, s. 2, part.

ADDITIONAL ALLOWANCES IN RESPECT OF CERTAIN MINES

302c.—(1) Subject to subsection 2, for the purposes of subsection 1 of section 62 of the Act, the amount prescribed for a corporation that operates in Canada a coal mine or a mine described in paragraph a of subsection 1 of section 1201 of the regulations made under the *Income Tax Act* (Canada) is such part of the amount determined under subsection 2 of section 1205 of those regulations that the corporation may claim.

- (2) The amount that may be claimed under subsection 1 shall not exceed the lesser of,
 - (a) the amount determined under subsection 2 of section 1205 of the regulations made under the *Income Tax Act* (Canada); and
 - (b) the amount that is three times the amount that remains when the aggregate of,
 - (i) the amounts in respect of the amount determined under subsection 2 of section 1205 of the regulations made under the *Income Tax Act* (Canada) deducted pursuant to subsection 1 of section 62 of the Act in computing the income of the corporation in previous fiscal years, and

(ii) the amounts in respect of the amount determined under subsection 2 of section 1205 of the regulations made under the *Income Tax Act* (Canada) deducted in computing the income of the corporation under any predecessor Act,

is deducted from the amount determined under subsection 2 of section 1205 of those regulations. O. Reg. 254/75, s. 2, part.

ALLOWANCES IN RESPECT OF FOREIGN OIL AND GAS WELLS

- **302d.**—(1) For the purposes of subsection 1a of section 62 of the Act, where a corporation has income for a fiscal year from an oil or gas well that is outside Canada, in computing its income for the fiscal year, it may deduct the lesser of,
 - (a) the aggregate of drilling costs incurred by it in that fiscal year and previous fiscal years in respect of the well (not including the cost of land, leases or other rights and not including indirect expenses), minus the aggregate of all amounts deductible in respect thereof in computing its income for previous fiscal years; or
 - (b) that part of its income for the fiscal year that may reasonably be regarded as income from the well.
- (2) Where a corporation has more than one oil or gas well to which subsection 1 applies, the allowance in respect of the drilling costs of each well shall be computed separately. O. Reg. 254/75, s. 2, part.
 - 3.—(1) Subparagraph b of paragraph 1 of section 501 of the said Regulation is revoked and the following substituted therefor:
 - (b) for each fiscal year of the corporation that includes a part of the period commencing with the day on which the mine came into production and ending with the earlier of the 31st day of December, 1973 and the day thirty-six months after the day the mine came into production.
 - (2) Paragraph 3 of the said section 501 is revoked and the following substituted therefor:
 - 3. Where paragraph 2 does not apply, the corporation shall close its accounting records in respect of the mine on the day that is the earlier of the 31st day of December, 1973 and the day that is thirty-six months after the day on which the mine came into production.

 Section 2 of this Regulation shall be deemed to have come into force on the 10th day of April, 1974. O. Reg. 254/75, s. 4.

(5175)

17

THE LAND SPECULATION TAX ACT, 1974

O. Reg. 255/75.

Exemption for transfer of Cemetery Plots.

Made—April 2nd, 1975. Filed—April 8th, 1975.

REGULATION MADE UNDER
THE LAND SPECULATION TAX ACT, 1974

EXEMPTION FOR TRANSFER OF CEMETERY PLOTS

- 1. It is determined that the Act was not intended to apply to a disposition of designated land which has, pursuant to the provisions of *The Cemeteries Act*, been established and used as a cemetery, crematorium, columbarium or mausoleum and which is being acquired for use as a burial site or for the deposit therein of human remains. O. Reg. 255/75, s. 1.
- 2. This Regulation shall be deemed to have come into force on the 10th day of April, 1974. O. Reg. 255/75, s. 2.

(5176)

17

THE LIQUOR CONTROL ACT

O. Reg. 256/75. Detoxification Centres. Made—March 26th, 1975. Filed—April 8th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 455/72 MADE UNDER THE LIQUOR CONTROL ACT

- 1. The Schedule to Ontario Regulation 455/72, as amended by Ontario Regulations 556/72, 143/73, 216/73, 305/73, 737/73, 3/74, 77/74, 134/74 and 3/75, is further amended by adding thereto the following item:
- The Detoxification Centre of the Hotel Dieu Hospital, St. Catharines, Ontario

(5177)

358

1479

THE ONTARIO GAZETTE

THE LIQUOR CONTROL ACT

O. Reg. 257/75.
Detoxification Centres.
Made—March 26th, 1975.
Filed—April 8th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 455/72 MADE UNDER THE LIQUOR CONTROL ACT

- The Schedule to Ontario Regulation 455/72, as amended by Ontario Regulations 556/72, 143/73, 216/73, 305/73, 737/73, 3/74, 77/74, 134/74, 3/75 and 256/75, is further amended by adding thereto the following item:
- The Detoxification Centre of The Toronto East General and Orthopaedic Hospital Inc., Toronto, Ontario

(5178)

THE ONTARIO GAZETTE THE EDUCATION ACT, 1974

O. Reg. 258/75.
Textbooks.
Made—March 24th, 1975.
Approved—April 8th, 1975.
Filed—April 9th, 1975.

REGULATION MADE UNDER THE EDUCATION ACT, 1974

TEXTBOOKS

INTERPRETATION

1. In this Regulation, a publisher code listed in Column 1 of the following Table refers to the publisher set opposite thereto in Column 2 of the following Table:

TABLE

	COLUMN 1	COLUMN 2
	00201111 2	6626.11. 2
Item	Publisher Code	Publisher
1.	Addison-Wesley	Addison-Wesley (Canada) Limited
2.	Allyn and Bacon	Allyn and Bacon Canada Ltd.
3,	Aquila	Aquila Ltée.
4.	Anansi	The House of Anansi Press Limited
5,	Beauchemin	Librairie Beauchemin Ltée.
6,	Book Society	The Book Society of Canada Limited
7.	Brault & Bouthillier	Brault & Bouthillier Ltée.
8,	Canadian Music Sales	Canadian Music Sales Corporation Ltd.
9.	Canadian Wildlife Federation	Canadian Wildlife Federation
10.	Centre de Pédagogie dynamique	Centre de Pédagogie dynamique

	COLUMN 1	COLUMN 2
Item	Publisher Code	Publisher
11.	Centre éducatif et culturel	Centre éducatif et cultural inc.
12.	Le Centre Pédagogique	Le Centre Pédagogique
13.	Clarke, Irwin	Clarke, Irwin & Company Ltd.
14.	Le Coin du Livre	Le Coin du Libre (Central) Ltée.
15.	Collier-Macmillan	Collier-Macmillan Canada Ltd.
16	Copp Clark	The Copp Clark Publishing Company
17.	Dent	J. M. Dent & Sons (Canada) Ltd.
18.	Didier	Marcel Didier (Canada) Ltd.
19.	Dodd Mead	Dodd, Mead & Company, Inc.
20.	Doubleday	Doubleday Canada Ltd.
21.	Editions Aries	Les Editions Aries, Inc.
22.	Editions du Jour	Editions du Jour inc.
23.	Editions Ecole Active	Les Editions Ecole Active
24.	Editions F.I.C.	Editions F.I.C.
25.	Editions FM	Editions F.M.
26.	Editions Françaises	Les Editions Françaises Inc./ Larousse
27.	Fides	Corporation des Editions Fides
28.	Hurtubise HMH	Editions Hurtubise H.M.H. Ltée.
29.	Editions IOMA	Les Editions IOMA Enr.
30.	Editions Leméac	Editions Leméac inc.
31.	Editions pédagogia	Editions pedagogia inc.
32.	Editions du Renouveau Pédagogique	Editions du Renouveau Pédagogique Inc.

	COLUMN 1	COLUMN 2
Item	Publisher Code	Publisher
33.	Encyclopedia Britannica	Encyclopedia Britannica Publications Ltd.
34.	Fitzhenry & White- side	Fitzhenry & Whiteside Ltd.
35.	Gage	Gage Educational Publishing Ltd.
36.	General Publishing	General Publishing Co. Ltd.
37.	Ginn	Ginn and Company
38.	Griffin House	Griffin House
39.	Guérin	Guérin, Editeur Ltée.
40.	Guidance Centre	Guidance Centre, Faculty of Education, University of Toronto
41.	Guinness	Guinness Publishing
42.	Heath	D. C. Heath Canada Ltd.
43.	Holt	Holt, Rinehart and Winston of Canada Ltd.
44.	House of Grant	House of Grant (Canada) Ltd.
45.	Information Canada	Information Canada
46.	Institut de Recher- ches psycholo- giques	Institut de Recherches psychologiques, inc.
47.	Jarman	Jarman Publications Ltd.
48.	Lidec	Editions Lidec, inc.
49.	Longman	Longman Canada Ltd.
50.	James Lorimer	James Lorimer & Co.

	COLUMN 1	COLUMN 2
Item	Publisher Code	Publisher
51.	Maclean-Hunter Learning Materials	Maclean-Hunter Learning Materials Company
52.	Macmillan	Macmillan Company of Canada Ltd.
53.	La Maison de l' Education	La Maison de l'Education
54.	Peter Martin	Peter Martin Associates Ltd.
55.	McClelland & Stewart	McClelland & Stewart Ltd.
56.	McGraw-Hill Ryerson	McGraw-Hill Ryerson Limited
57.	Charles E. Merrill	Charles E. Merrill Publishing
58.	Methuen	Methuen Publications
59.	Mondia	Mondia Distributions Inc.
60.	Moyer Vico	Moyer Vico Ltd.
61.	Nature Method Language Institutes	The Nature Method Language Institutes
62.	Thomas Nelson	Thomas Nelson & Sons (Canada) Ltd.
63.	New Press	New Press
64.	0.I.S.E.	The Ontario Institute for Studies in Education
65.	Oxford	Oxford University Press
66.	Palm	Palm Publishers Ltd.
67.	Pitman	Pitman Publishing
68.	Prentice-Hall	Prentice-Hall of Canada Ltd.
69.	Presses de l' Uni- versité Laval	Les presses de l'Univer- sité Laval

	COLUMN 1	COLUMN 2
Item	Publisher Code	Publisher
79.	Royal Ontario Museum	ROM Information Services
71.	Le Sablier	Le Sablier, Inc.
72.	SRA	Science Research Associates (Canada) Ltd.
73.	Somabec	Somabec Ltée.
74.	Sumner	Sumner Publishing and Printing Co.
75.	Tantalus Research	Tantalus Research Ltd.
76.	Gordon V. Thompson	Gordon V. Thompson Ltd.
77.	University of Toronto Press	University of Toronto Press
78.	Van Nostrand	Van Nostrand Reinhold Ltd.
79.	Waterloo Music Co.	Waterloo Music Co. Ltd.
80.	Wiley	John Wiley & Sons Canada, Limited

O. Reg. 258/75, s, 1.

2. The textbooks in a Schedule that is listed in Column 1 of the following Table are approved for use in the division that is set opposite thereto in Column 2 of the following Table:

TABLE

Item	COLUMN 1	COLUMN 2
1.	Schedule 1	Primary Division
2.	Schedule 2	Junior Division
3.	Schedule 3	Intermediate Division
4.	Schedule 4	Senior Division

O. Reg. 258/75, s. 2.

Schedule 1

TEXTBOOKS FOR THE PRIMARY DIVISION

	Title	Publisher Code
1.	Adventures in Reading 1	Lidec
2.	Adventures in Reading 2	Lidec
3.	Introducing English 1	Holt
4.	Introducing English 2	Holt
5.	Introducing English 3	Holt
6.	Adventure Trails	Dent
7.	Adventures with Mac	Holt
8.	All about Me!	Ginn
9.	Alone is No Fun	Thomas Nelson
10.	Antroba Ant Goes into Action	Thomas Nelson
11.	Around Another Corner	Thomas Nelson
12.	Barker the Seal	Thomas Nelson
13.	The Best of Enemies	Thomas Nelson
14.	Blackout	Ginn
15.	Blast Off!	Ginn
16.	Boys' and Girls' First Dictionary	Copp Clark
17.	Bundle of Sticks	Ginn
18.	Carnival	Ginn
19.	Carousel 1	Copp Clark
20.	Carousel 2	Copp Clark
21.	Catch a Firefly	Ginn
22.	Charley the Mouse Finds Christmas	Thomas Nelson
23.	The Chocolate Chip Mystery	Thomas Nelson
24.	Choices	Gage
25.	Clever Sam	Thomas Nelson
26.	Close-Up	Ginn
27.	Colour Weeples	McGraw-Hill Ryerson
28.	Communication 1	Macmillan

1486	THE ONTARIO GAZET	TE O. Reg. 258/75
29.	Deep Sea Smile	Ginn
30.	Dent's Primary Dictionary - Level 1	Dent
31.	Dent's Primary Dictionary - Level 2	Dent
32.	Detective Game	Ginn
33.	Developing Comprehension in Reading 2	Dent
34.	Developing Comprehension in Reading 3A	Dent
35.	Developing Comprehension in Reading 3B	Dent
36.	Developing Language Skills 3	McGraw-Hill Ryerson

37.	Encounters	Gage
38.	Fancy Free	McGraw-Hill Ryerson
39.	Fish Head	Ginn
40.	Flights Near and Far	Holt
41.	Flying Free	Gage
42.	Follow Me	Gage
43.	For Me	Gage

44.	Fun with Tip	Dent
45 .	Funny Surprises	Thomas Nelson
46.	Giant Steps	Dent

47. Gilligan Milligan SRA
48. Ginger's Upstairs Pet Thomas Nelson

49. Ginn Interest Series I Ginn
50. Golden Trails Holt

51. Goodnight Painted Pony Thomas Nelson

52 · Groups Gage

53 · Grumpkin the Pumpkin Thomas Nelson

54 · Hamish Hamster Ginn

55 · Happy Hours Macmillan

56 . Hercules Vast the Snowman Thomas Nelson

57 . Here Comes Mirium, the Mixed-Up Witch Thomas Nelson

58 . Here We Go Dent

59 · Higgleby's House Ginn

60.	In the Sun	Ginn
61.	Into Wonderland	Macmillan
62.	Is Anybody Listening?	Thomas Nelson
63.	Just for Fun	Ginn
64.	Just for Me	Gage
65.	Kittens and Bears	Thomas Nelson
66.	Laughing Letters	Holt
67.	Lee Wong and the Riddle of the Smiling Man	Thomas Nelson
68.	Lee Wong, Boy Detective	Thomas Nelson
69.	Listening Letters	Holt
70.	Listening Tree	Ginn
71.	The Magical Adventures of Pierre	Thomas Nelson
72.	Magic and Make-Believe, Book 1	Thomas Nelson
73.	Magic and Make-Believe, Book 2	Thomas Nelson
74.	The Megic Fife	W. C. W. 11 D.
14.	The Magic Fife	McGraw-Hill Ryerson
75.	Magic Letters	Holt
		The second secon
75.	Magic Letters	Holt
75. 76.	Magic Letters Magic Seasons	Holt Thomas Nelson
75. 76. 77.	Magic Letters Magic Seasons Meet Mr. Mugs	Holt Thomas Nelson Ginn
75. 76. 77. 78.	Magic Letters Magic Seasons Meet Mr. Mugs Meet My Pals	Holt Thomas Nelson Ginn Ginn
75. 76. 77. 78.	Magic Letters Magic Seasons Meet Mr. Mugs Meet My Pals Mighty Hunter	Holt Thomas Nelson Ginn Ginn Thomas Nelson
75. 76. 77. 78. 79.	Magic Letters Magic Seasons Meet Mr. Mugs Meet My Pals Mighty Hunter Miss Styck, the Nut Doll	Holt Thomas Nelson Ginn Ginn Thomas Nelson Thomas Nelson
75. 76. 77. 78. 79. 80.	Magic Letters Magic Seasons Meet Mr. Mugs Meet My Pals Mighty Hunter Miss Styck, the Nut Doll Mitzi's Magic Garden	Holt Thomas Nelson Ginn Ginn Thomas Nelson Thomas Nelson Thomas Nelson
75. 76. 77. 78. 79. 80. 81.	Magic Letters Magic Seasons Meet Mr. Mugs Meet My Pals Mighty Hunter Miss Styck, the Nut Doll Mitzi's Magic Garden Mixed-Up Magic	Holt Thomas Nelson Ginn Ginn Thomas Nelson Thomas Nelson Thomas Nelson Thomas Nelson
75. 76. 77. 78. 79. 80. 81. 82.	Magic Letters Magic Seasons Meet Mr. Mugs Meet My Pals Mighty Hunter Miss Styck, the Nut Doll Mitzi's Magic Garden Mixed-Up Magic Moon Shiny Night	Holt Thomas Nelson Ginn Ginn Thomas Nelson Thomas Nelson Thomas Nelson Thomas Nelson Ginn
75. 76. 77. 78. 79. 80. 81. 82. 83.	Magic Letters Magic Seasons Meet Mr. Mugs Meet My Pals Mighty Hunter Miss Styck, the Nut Doll Mitzi's Magic Garden Mixed-Up Magic Moon Shiny Night Mr. Whiskers	Holt Thomas Nelson Ginn Ginn Thomas Nelson Thomas Nelson Thomas Nelson Thomas Nelson Ginn Thomas Nelson
75. 76. 77. 78. 79. 80. 81. 82. 83. 84.	Magic Letters Magic Seasons Meet Mr. Mugs Meet My Pals Mighty Hunter Miss Styck, the Nut Doll Mitzi's Magic Garden Mixed-Up Magic Moon Shiny Night Mr. Whiskers Mugs Scores!	Holt Thomas Nelson Ginn Ginn Thomas Nelson Thomas Nelson Thomas Nelson Thomas Nelson Ginn Thomas Nelson Ginn Thomas Nelson

89.	My Picture Dictionary	Ginn	
90.	My Second Picture Dictionary	Ginn	
91.	New Adventures	McGraw-Hill Ryerson	
92.	Normie's Goose Hunt	Copp Clark	
93.	Normie's Moose Hunt	Copp Clark	
94.	On My Way	McGraw-Hill Ryerson	
95 •	On Tree Top Hill	Dent	
96.	Once upon a Time	Macmillan	
97 •	Ooops Splash!	Ginn	
98 •	Out and Away	Gage	
99 •	Pals and Pets	Ginn	
100 .	Peek in, Please	Ginn	
101.	Percy the Parrot Passes the Puck	Thomas Nelson	
102.	Percy the Parrot Strikes Out	Thomas Nelson	
103 .	Pets and Puppets	Thomas Nelson	
104 ·	Pickety Fence	Ginn	
105 ·	Poems for Magic Seasons	Thomas Nelson	
106 .	Professor Bluster's Magic Show	Thomas Nelson	
107.	Puppy Love	Thomas Nelson	
108.	Risky Ride	SRA	
109.	Rockets Away!	Ginn	
110 .	Scared Sarah	Thomas Nelson	
111 .	See Me Go	McGraw-Hill Ryerson	
112 .	Silver Steps	Holt	
113 •	Singing Water	Ginn	
114 .	Sky Diver	SRA	
115 .	Small Blue Bead	Ginn	
116 .	Something to Remember	Gage	
117 .	Something Wonderful	Ginn	
118 .	Starting Points in Reading A, First Book	Ginn	

119.	Starting Points in Reading A, Second Book	Ginn
120.	Stop! It's a Birthday	Thomas Nelson
121.	Stories to Study 1, Book A	Gage
122.	Stories to Study 1, Book B	Gage
123.	Stories to Study 2, Book A	Gage
124.	Stories to Study 2, Book B	Gage
125.	The Story Tree	Dent
126.	Strawberry Emergency	SRA
127.	Switch on the Night	Ginn
128.	Take a Peek	Ginn
129.	Taking Off:	Ginn
130.	Topsy-Turvy	Ginn
131.	The Toy-Box	Thomas Nelson
132.	Treats and Treasures, Book 1	Thomas Nelson
133.	Treats and Treasures, Book 2	Thomas Nelson
134.	Unicorn Magic	Thomas Nelson
135.	Unlucky Day at Camp How-Ja-Do	Thomas Nelson
136.	Up the Beanstalk	Ginn
137.	What a Dog	Ginn
138.	What Do You Think of That? and Other Stories	Gage
139.	Who Ever Heard of a Tiger in	Gage
133.	a Tree	Thomas Nelson
140.	Wings of Wonder	Holt
141.	The Winston Primary Dictionary	Holt
142.	Wish Me Well	Thomas Nelson
143.	Wonders	Gage
144.	Words to Use A Primary Thesaurus	Gage
145.	Worms for Sale	Thomas Nelson

146.	Wowcat and the Russian Blue Prince	Thomas Nelson
147.	Dent's Speller, Book 2	Dent
148.	Dent's Speller, Book 3	Dent
149.	Longman Spelling Mastery 2	Longman
150.	Longman Spelling Mastery 3	Longman
151.	Macmillan Spelling Series, Book 2	Macmillan
152.	Macmillan Spelling Series, Book 3	Macmillan Macmillan
153.	Spelling in Language Arts, Book 2	Thomas Nelson
154.	Spelling in Language Arts, Book 3	Thomas Nelson
155.	Word Family Spellers, Book 2	Book Society
156.	Word Family Spellers, Book 3	Book Society
157.	Les comptines du Pré-Sablier	Le Sablier
158.	Contes bleus	Thomas Nelson
159.	Contes et poèmes	Thomas Nelson
160.	De belles histoires	Thomas Nelson
160. 161.	De belles histoires De la langue parlée à la langue écrite	Thomas Nelson Editions Françaises
	De la langue parlée à la	
161.	De la langue parlée à la langue écrite	Editions Françaises Centre de Pédagogie
161. 162.	De la langue parlée à la langue écrite Du soleil pour toi	Editions Françaises Centre de Pédagogie dynamique
161.162.163.	De la langue parlée à la langue écrite Du soleil pour toi Les enfants heureux	Editions Françaises Centre de Pédagogie dynamique Thomas Nelson
161.162.163.164.	De la langue parlée à la langue écrite Du soleil pour toi Les enfants heureux Histoires et contes amusants	Editions Françaises Centre de Pédagogie dynamique Thomas Nelson Gage
161.162.163.164.165.	De la langue parlée à la langue écrite Du soleil pour toi Les enfants heureux Histoires et contes amusants J'aime lire	Editions Françaises Centre de Pédagogie dynamique Thomas Nelson Gage Editions pédagogia
161. 162. 163. 164. 165.	De la langue parlée à la langue écrite Du soleil pour toi Les enfants heureux Histoires et contes amusants J'aime lire Je doute, je cherche, je trouve	Editions Françaises Centre de Pédagogie dynamique Thomas Nelson Gage Editions pédagogia Beauchemin
161. 162. 163. 164. 165. 166.	De la langue parlée à la langue écrite Du soleil pour toi Les enfants heureux Histoires et contes amusants J'aime lire Je doute, je cherche, je trouve Je sais lire	Editions Françaises Centre de Pédagogie dynamique Thomas Nelson Gage Editions pédagogia Beauchemin Editions pédagogia
161. 162. 163. 164. 165. 166. 167.	De la langue parlée à la langue écrite Du soleil pour toi Les enfants heureux Histoires et contes amusants J'aime lire Je doute, je cherche, je trouve Je sais lire Je veux lire La lecture sous toutes ses	Editions Françaises Centre de Pédagogie dynamique Thomas Nelson Gage Editions pédagogia Beauchemin Editions pédagogia Editions pédagogia Centre éducatif et
161. 162. 163. 164. 165. 166. 167. 168. 169.	De la langue parlée à la langue écrite Du soleil pour toi Les enfants heureux Histoires et contes amusants J'aime lire Je doute, je cherche, je trouve Je sais lire Je veux lire La lecture sous toutes ses formes l	Editions Françaises Centre de Pédagogie dynamique Thomas Nelson Gage Editions pédagogia Beauchemin Editions pédagogia Editions pédagogia Centre éducatif et culturel

Ο.	Reg.	258/75

THE ONTARIO GAZETTE

u'il fait bon chez nous	Gage
	dage
émi et Aline-lère partie	Thomas Nelson
émi et Aline-2ème partie	Thomas Nelson
a ronde joyeuse	Centre de Pédagogie dynamique
e sablier, français l	Beauchemin
e sablier, français 2	Beauchemin
e sahlier, français 3	Beauchemin
iscovering Mathematics 3	Dent
iscovering Modern Mathematics 3	Ginn
lementary Mathematics 3	Gage
a mathématique à l'élémentaire 3	Editions du Renouveau Pédagogique
athématique 6	Holt.
athematics Book Three	Copp Clark
atterns in Arithmetic 3	Holt
roject Mathematics, Book 6	Holt
roject Mathematics, Book 7	Holt
roject Mathematics SI Metric 3	Holt
hinking Through Mathematics 7	Thomas Nelson
hinking Through Mathematics 8	Thomas Nelson
hinking Through Mathematics 9	Thomas Nelson
'univers des nombres 3	Holt
e Measure Length: Primary, Book 1	Dent
a grande aventure de solfège, premier livre	Gage
isons la musique - premier livre	Fides
isons la musique - deuxième livre	Fides
usic for Young Canada 3	Gage
	émi et Aline-2ème partie a ronde joyeuse e sablier, français 1 e sablier, français 2 e sablier, français 3 iscovering Mathematics 3 iscovering Modern Mathematics 3 lementary Mathematics 3 a mathématique à l'élémentaire 3 athématique 6 athematics Book Three atterns in Arithmetic 3 roject Mathematics, Book 6 roject Mathematics, Book 7 roject Mathematics SI Metric 3 hinking Through Mathematics 7 hinking Through Mathematics 8 ninking Through Mathematics 9 'univers des nombres 3 e Measure Length: Primary, Book 1 a grande aventure de solfège, premier livre isons la musique - premier livre isons la musique - deuxième livre

1492	THE ONTARIO GAZE	TTE O. Reg. 25
199.	The New Highroad of Song 3	Gage
200.	Songs For Today, Vol. II	Waterloo Music Co.
201.	Songs For Today, Vol. III	Waterloo Music Co.
202.	Songtime 2	Holt
203.	Songtime 3	Holt
204.	Treasure Tunes	Clarke, Irwin
205.	Une bonne journée	Lidec
206.	Ton livre de santé	Lidec
207.	Animals	Book Society
208.	Les chemins de la science l	Editions du Renouveau Pédagogique
209.	Les chemins de la science 2	Editions du Renouveau Pédagogique
210.	Les chemins de la science 3	Editions du Renouveau Pédagogique
211.	Les chemins de la science 4	Editions du Renouveau Pédagogique
212.	Plants	Book Society
213.	Snow	Macmillan
214.	Studying Streams	McGraw-Hill Ryerson
215.	Weeple People	McGraw-Hill Ryerson
216.	Wheels and Things	Book Society
217.	Beaver Hill: The Brambles	McGraw-Hill Ryerson
218.	Beaver Hill: Spookane Estate	McGraw-Hill Ryerson
219.	Beaver Hill: Travels with Mr. Tremors	McGraw-Hill Ryerson

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Gage

Gage

Dent

Griffin House

220. Bern: City in the Mountains

221. Down Under at Barwidgee

The Fire Fighter

Nestum Asa

222.

223.

THE ONTARIO GAZETTE

1493

224. The Policeman in Your Community

Dent

225. Safari to Serowe

Gage

226. Then and Now in Frobisher Bay

Gage

227. When Grandma and Grandpa Were Kids

Gage

O. Reg. 258/75, Sched. 1.

Schedule 2

TEXTBOOKS FOR THE JUNIOR DIVISION

	Title	Publisher Code
1.	Adventures in Reading 1	Lidec
2.	Adventures in Reading 2	Lidec
3.	Living English for French-Canadian Students, Book II	Beauchemin
4.	Adventure Awaits	Ginn
5.	Alone	Gage
6.	Anchors Aweigh	Macmillan
7.	Beyond the Horizon	Ginn
8.	Breakthrough	McClelland & Stewart
9.	The Canadian Teaching Dictionary	Clarke, Irwin
10.	Choices	Gage
11.	Communication 2	Macmillan
12.	Communication 3	Macmillan
13.	Communication 4	Macmillan
14.	Community	Gage
15.	Comprehension Strategies 1	Gage
16.	Comprehension Strategies 2	Gage
17.	Comprehension Strategies 3	Gage
18.	Creative English, Grade 4	Copp Clark
19.	Creative English, Grade 5	Copp Clark
20.	Creative English, Grade 6	Copp Clark

1494	THE ONTARIO GAZE	TTE	O. Reg. 258/75
21.	Crowds	Gage	
22.	Developing Comprehension in Reading, Book-4	Dent	
23.	Developing Comprehension in Reading, Book-5	Dent	
24.	Developing Comprehension in Reading, Book-6	Dent	
25.	Developing Comprehension in Reading, Book 4	Dent	
26.	Developing Comprehension in Reading, Book 5	Dent	
27.	Developing Comprehension in Reading, Book 6	Dent	
28.	Developing Language Skills 4	McGraw-Hill R	yerson
29.	Developing Language Skills 5	McGraw-Hill R	yerson
30.	Developing Language Skills 6	McGraw-Hill R	yerson
31.	Dictionary of Canadian English: The Beginning Dictionary	Gage	
32.	Driftwood and Dandelions	Thomas Nelson	
33.	Encounters	Gage	
34.	Explorer 1	Copp Clark	
35.	Explorer 2	Copp Clark	
36.	Ginn Interest Series II	Ginn	
37.	Ginn Interest Series III	Ginn	
38.	Groups	Gage	
39.	Hockey Cards and Hopscotch	Thomas Nelson	
40.	How Many Miles?	Gage	
41.	Individualized Reading Skills Program - Blue	SRA	
42.	Individualized Reading Skills Program - Green	SRA	
43.	Individualized Reading Skills Program - Orange	SRA	
44.	Individualized Reading Skills Program - Yellow	SRA	

45.	In Other Words: An Introductory Thesaurus	Holt
46.	Introduction to Better Reading	Book Society
47.	Kites and Cartwheels	Thomas Nelson
48.	Language Comes Alive 4	Dent
49.	Language Comes Alive 5	Dent
50.	Language Comes Alive 6	Dent
51.	Like the Leaves	Sumner
52.	Manspace	Thomas Nelson
53.	Media 1: The Making of Mediamind	Thomas Nelson
54.	Media 2: Media Sampler	Thomas Nelson
55.	Media 3: Media Mix	Thomas Nelson
56.	Media 4: Media Shots	Thomas Nelson
57.	Mediamind	Thomas Nelson
58.	Multi 1: A World of Photographs	Thomas Nelson
59.	Multi 2: Fantastic Worlds	Thomas Nelson
60.	Multi 3: A Kid's World	Thomas Nelson
61.	Multi 4: A World of Things to Make and Do	Thomas Nelson
62.	Multi-Poems	Thomas Nelson
63.	Multiworlds	Thomas Nelson
64.	New Worlds	Ginn
65.	Northern Lights and Fireflies	Thomas Nelson
66.	Our World	Gage
67.	People Like Me	Gage
68.	Person to Person	Gage
69.	Read Away: Nelson Reading Skillbook A	Thomas Nelson
70.	Read Away: Nelson Reading Skillbook B	Thomas Nelson

71.	Read Away: Nelson Reading Skillbook C	Thomas Nelson
72.	Reading Progress: A Skills Program	Thomas Nelson
73.	Sleeping Bags and Flying Machines	Thomas Nelson
74.	Something to Remember	Gage
75.	Space 1: People in Space	Thomas Nelson
76.	Space 2: Places in Space	Thomas Nelson
77.	Space 3: Space to Share	Thomas Nelson
78.	Space 4: Space Shots	Thomas Nelson
79.	Starting Points in Language A	Ginn
80.	Starting Points in Language B	Ginn
81.	Starting Points in Language C	Ginn
82.	Starting Points in Reading A, First Book	Ginn
83.	Starting Points in Reading A, Second Book	Ginn
84.	Starting Points in Reading B, First Book	Ginn
85.	Starting Points in Reading B, Second Book	Ginn
86.	Starting Points in Reading C, First Book	Ginn
87.	To Become a Champion	Gage
88.	Toboggans and Turtlenecks	Thomas Nelson
89.	Together	Gage
90.	Twenty-one Trolls	Gage
91.	Voyager 1	Copp Clark
92.	Voyager 2	Copp Clark
93.	Voyager 3	Copp Clark
94.	The Winston Canadian Dictionary for Schools	Holt
95.	Wonders	Gage

96.	Words and Their Meanings	Copp Clark
97.	Words to Use - A Primary Thesaurus	Gage
98.	A World to Discover	Palm
99.	A World to Explore	Palm
100.	A World to Unite	Palm
101.	The World Around	Gage
102.	Young Canada Readers, Book 4	Thomas Nelson
103.	Young Canada Readers, Book 5	Thomas Nelson
104.	Young Canada Readers, Book 6	Thomas Nelson
105.	Dent's Speller, Book 4	Dent
106.	Dent's Speller, Book 5	Dent
107.	Dent's Speller, Book 6	Dent
108.	Longman Spelling Mastery 4	Longman
109.	Longman Spelling Mastery 5	Longman
110.	Macmillan Spelling Series, Book 4	Macmillan
111.	Macmillan Spelling Series, Book 5	Macmillan
112.	Macmillan Spelling Series, Book 6	Macmillan
113.	Spelling in Language Arts, Book 4	Thomas Nelson
114.	Spelling in Language Arts, Book 5	Thomas Nelson
115.	Spelling in Language Arts, Book 6	Thomas Nelson
116.	Word Family Spellers, Book 4	Book Society
117.	Word Family Spellers, Book 5	Book Society
118.	Word Family Spellers, Book 6	Book Society
119.	Le bon temps	Thomas Nelson
120.	Bonjour copains	Centre de Pédagogie dynamique
121.	A la découverte du monde	Centre de Pédagogie

dynamique

THE ONTARIO GAZETTE

O. Reg. 258/75

1490	THE UNIARIO GAZE	11E O. Reg. 23
122.	De la langue parlée à la langue écrite	Editions Françaises
123.	Le français à l'école active, 4e année	Editions Ecole Active
124.	Le français à l'école active, 5e année	Editions Ecole Active
125.	Le français à l'école active, 6e année	Editions Ecole Active
126.	Le français vivant, ler livre	Editions Françaises
127.	Le français vivant, 2e livre	Editions Françaises
128.	Le français vivant, 3e livre	Editions Françaises
129.	La grammaire à l'école active, ler livre	Centre éducatif et culturel
130.	La grammaire à l'école active, 2e livre	Centre éducatif et culturel
131.	La grammaire à l'école active, 3e livre	Centre éducatif et culturel
132.	L'invitation au voyage	Centre de Pédagogie dynamique
133.	Le langage à l'école active, ler livre	Centre éducatif et culturel
134.	Le langage à l'école active, 2e livre	Centre éducatif et culturel
135.	Le langage à l'école active, 3e livre	Centre éducatif et culturel
136.	Le langage à l'école active, 4e livre	Centre éducatif et culturel
137.	Langue française 4e	Editions FM
138.	Langue française 5e	Editions FM
139.	Langue française 6e	Editions FM
140.	Larouse des débutants	Editions Françaises
141.	La lecture à l'école active, ler livre	Centre éducatif et culturel
142.	La lecture à l'école active, 2e livre	Centre éducatif et culturel
143.	La lecture à l'école active, 3e livre	Centre éducatif et culturel

144.	La lecture sous toutes ses formes 1	Centre éducatif et culturel
145.	Magie des saisons	Centre éducatif et culturel
146.	Média-sens	Thomas Nelson
147.	Mille lieux	Thomas Nelson
148.	Aux pays des contes	Centre de Pédagogie dynamique
149.	Petit dictionnaire Béauchemin	Beauchemin
150.	Petit dictionnaire canadien de la	
	langue française, 2e éd.	Editions Aries
151.	Près de la fontaine	Thomas Nelson
152.	Aux quarte vents	Thomas Nelson
153.	Rex et Mistigri	Editions Françaises
154.	SE (Savoir écrire): A	Beauchemin
155.	SL (Savoir lire): A	Beauchemin
156.	SP-SE (Savoir parler et savoir écouter): A	Beauchemin
157.	Tipiti le rouge-gorge	Editions Françaises
158.	Le trésor des jeunes conteurs	Gage
159.	Discovering Mathematics 5	Dent
160.	Discovering Mathematics 6	Dent
161.	Discovering Modern Mathematics 4	Ginn
162.	Discovering Modern Mathematics 5	Ginn
163.	Discovering Modern Mathematics 6	Ginn
164.	Elementary Mathematics 4	Gage
165.	Elementary Mathematics 5	Gage
166.	Elementary Mathematics 6	Gage

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1500	THE ONTARIO	O GAZETTE O. Reg. 258/75
167.	Mathematics Book Four	Copp Clark
168.	Mathematics Book Five	Copp Clark
169.	Mathematics Book Six	Copp Clark
170.	La mathématique à l' élémentaire 4	Editions du Renouveau Pédagogique
171.	La mathématique à l' élémentaire 5	Editions du Renouveau Pédagogique
172.	La mathématique à l' élémentaire 6	Editions du Renouveau Pédagogique
173.	Patterns in Arithmetic 4	Holt
174.	Patterns in Arithmetic 5	Holt
175.	Patterns in Arithmetic 6	Holt
176.	Project Mathematics, Book 8	Holt
177.	Project Mathematics, Book 9	Holt
178.	Project Mathematics, Book	Holt
179.	Project Mathematics 4 (Books 8, 9 and 10 combined)	Holt
180.	Project Mathematics, Book 11	Holt
181.	Project Mathematics, Book 12	Holt
182.	Project Mathematics, Book 13	Holt Holt
183.	Project Mathematics, Book 14	Holt
184.	Project Mathematics, Book 15	Holt
185.	Project Mathematics, Book 16	Holt
186.	Project Mathematics SI Metric 4	Holt

Project Mathematics SI
Metric 5

Project Mathematics SI

Metric 6

Thinking Through Mathematics, 10

187.

188.

189.

Holt

Holt

Thomas Nelson

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190.	Thinking Through Mathematics, 11	Thomas Nelson
191.	Thinking Through Mathematics, 12	Thomas Nelson
192.	Thinking Through Mathematics, 10,	
	11 & 12	Thomas Nelson
193.	Thinking Through Mathematics, 13	Thomas Nelson
194.	Thinking Through Mathematics, 14	Thomas Nelson
195.	Thinking Through Mathematics, 15	Thomas Nelson
196.	Thinking Through Mathematics, 13, 14 & 15	Thomas Nelson
197.	Thinking Through Mathematics, 16	Thomas Nelson
198.	Thinking Through Mathematics, 17	Thomas Nelson
199.	Thinking Through Mathematics, 18	Thomas Nelson
200.	Thinking Through Mathematics, 16, 17 & 18	Thomas Nelson
201.	L'univers des nombres 4	Holt
202.	L'univers des nombres 5	Holt
203.	L'univers des nombres 6	Holt
204.	Working with Mathematics 4	Holt
205.	Working with Mathematics 5	Holt
206.	Basic Goals in Music: Book 6	McGraw-Hill Ryerson
207.	Chansons canadiennes - françaises	Waterloo Music Co.
208.	Chansons de Québec	Waterloo Music Co.
209.	La grande aventure du solfege, premier livre	Gage

210.	La grande aventure du solfège, deuxième livre	Gage
211.	Happy Harmonies	Clarke, Irwin
212.	Let's Sing and Play	Waterloo Music Co.
213.	Mon école chante, 4e année	Editions F.I.C.
214.	Mon école chante, 5e année	Editions F.I.C.
215.	Mon école, chante, 6e année	Editions F.I.C.
216.	Music for Young Canada 4	Gage
217.	Music for Young Canada 5	Gage
218.	Music for Young Canada 6	Gage
219.	The New High Road to Sight Singing, Book 1	Gage
220.	The New High Road to Sight Singing, Book 2	Gage
221.	The New Highroad of Song, Book 4	Gage
222.	The New Highroad of Song, Book 5	Gage
223.	The New Highroad of Song, Book 6	Gage
224.	Pre-Teen Song Settings	Gordon V. Thompson
225.	Sailors and Sunshine: Basic Goals in Music 5, 2nd ed.	McGraw-Hill Ryerson
226.	Songs for Today - Vol. Four	Waterloo Music Co.
227.	Songs for Today - Vol. Five	Waterloo Music Co.
228.	Songs for Today - Vol. Six	Waterloo Music Co.
229.	Songtime 4	Holt
230.	Songtime 5	Ho1t
231.	Songtime 6	Holt
232.	Treasure Tunes	Clarke, Irwin
233.	Whales and Nightingales:	

Basic Goals in Music 4

McGraw-Hill Ryerson

260.

Plants

O. Reg	g. 258/75 THE ONTARIO	O GAZETTE
234.	De bonnes habitudes	Lidec
235.	Au grand air	Lidec
236.	Health Around the Clock	Macmillan
237.	Health through the Seasons	Macmillan
238.	A Lifetime of Health	Macmillan
239.	Vous et les autres	Gage
240.	Vous et votre santé	Gage
241.	Air	Book Society
242.	Animals	Book Society
243.	Astronomy	Holt
244.	Bicycles	Macmillan
245.	Bicycles to Beaches	McGraw-Hill Ryerson
246.	Birds	Ho1t
247.	Les chemins de la science 5	Editions du Renouveau Pédagogique
248.	Les chemins de la science 6	Editions du Renouveau Pédagogique
249.	The Dandelion	Ho1t
250.	Dig and Learn	Copp Clark
251.	Flight, Kites and Boomerangs	Macmillan
252.	Heat	Book Society
253.	Light	Book Society
254.	Magnets	Book Society
255.	Mini-climates	Holt
256.	Mostly About Pigs	Macmillan
257.	Les oiseaux	Holt
258.	The Outdoors: Studies for Open Places	McGraw-Hill Ryerson
259.	The Outdoors: Studies for Woodlands	McGraw-Hill Ryerson

Book Society

1504	THE ONTARIO	GAZETTE	O. Reg.	258/75
261.	Pollution	Ho1t		
262.	Running Water	Ho1t		
263.	Search and Discover 1	Clarke, Irwin		
264.	Sidewalks to Cemeteries	McGraw-Hill Ryerson	n	
265.	Small Creatures	Holt		
266.	Snow	Macmillan		
267.	Snow and Ice	Holt		
268.	String	Macmillan		
269.	Studying Birds	McGraw-Hill Ryerson	n	
270.	Studying Insects	McGraw-Hill Ryerson	n	
271.	Studying Mammals	McGraw-Hill Ryerson	n	
272.	Studying Plants	McGraw-Hill Ryerson	n	
273.	Studying Soil	McGraw-Hill Ryerson	n	- 110
274.	Studying Streams	McGraw-Hill Ryerson	n	
275.	Trees	Macmillan		
276.	Trees	Holt		
277.	Watching the Weather Change	Macmillan		
278.	Water	Book Society		
279.	Wheels and Things	Book Society		
280.	Your Senses	Ho1t		
281.	Alberta Foothills	Holt		
282.	Alberta: Where the Mountains			
	Meet the Plains	Gage		
283.	Algonkians of the Eastern Woodlands	Royal Ontario Muse	um	
284.	Aluminum and Power in the			
	Saguenay Valley			
285.	Les animaux	Guérin		
286.	An Arctic Settlement - Pangnirtung	Ginn		

287.	Around Our World	Ginn
288.	Assembling Automobiles at Oakville	Ginn
289.	The Atlantic Provinces: Tidewater Lands	Gage
290.	Battle at Quebec: 1759	Ginn
291.	Bern: City in the Mountains	Gage
292.	British Columbia: Mountain Wonderland	Gage
293.	Building of the Railway	Fitzhenry & Whiteside
294.	Caleb Seaman: A Loyalist	Ginn
295.	Canada and Her Neighbours	Ginn
296.	Au Canada et à l'étranger	Macmillan
297.	Le Canada et d'autres contrées	Ho1t
298.	Le Canada et ses voisins	Ginn
299.	Canada: this Land of Ours	Ginn
300.	The Canadian Eskimos	Royal Ontario Museum
301.	Ce monde où je vis	Guérin
302.	The Changing People: A History of the Canadian Indians	Collier-Macmillan
303.	China	Fitzhenry & Whiteside
304.	China's Way: the Commune as an Idea for Change	Gage
305.	Colonists at Port Royal	Ginn
306.	Contact	McGraw-Hill Ryerson
307.	The Crowsnest Pass	Ho1t
308.	La culture de blé aux abords de Regina	Ginn
309.	La découverte	Thomas Nelson
310.	De la localité à Montréal	Guérin

1506	THE ONTARIO GAZETTE		O. Reg.	258/75
311.	Dent's Canadian School Atlas	Dent		
312.	The Discoveries	Collier-Macmillan		
313.	Discovering	McGraw-Hill Ryerson		
314.	Down Under at Barwidgee	Gage		
315.	Ellen Elliott: A Pioneer	Holt		
316.	The End of a Dream	Holt		
317.	Eskimo - Journey Through Time	Fitzhenry & Whiteside		
318.	Une exploitation forestière à Port Alberni	Ginn		
319.	Ferryboats of British Columbia	Holt		
320.	A First Geography of Canada	Dent		
321.	Fishermen of Lunenburg	Ho1t		
322.	Flin Flon: a Northern Community	Holt		
323.	Footprints in Time - A Source Book in Canadian History	House of Grant		
324.	A Forest Industry at Port Alberni	Ginn		
325.	Fort York	Ginn		
326.	Fruit Farming in the Okanagan	Ginn		
327.	The Fur Fort	Ginn		
328.	Gifts of the Nile	Fitzhenry & Whiteside		
329,	Gold River: A Centre for Lumbering	Holt		
330.	Gold Rush in the Cariboo	Ginn		
331,	Granby: a Manufacturing Centre	Holt		

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O. Reg	g. 258/75 THE ONTA	RIO GAZETTE
332.	Granby: centre industriel	Holt
333.	Grassland Safari	Fitzhenry & Whiteside
334.	The Greeks: Struggle for Excellence	Fitzhenry & Whiteside
335.	A Guide to Understanding Canada	Guinness
336.	Home on the Range	Gage
337.	Home Oil, Calgary: Oil Exploration and Production	Holt
338.	Hunters of the Plains: Assiniboine Indians	Ginn
3 3 9.	The Indians of Canada - A Survey	Royal Ontario Museum
3 40.	Indians of the North Pacific Coast	Royal Ontario Museum
341.	Indians of the Plains	Royal Ontario Museum
342.	Indians of the Plains	Fitzhenry & Whiteside
343.	Indians of the Subarctic	Royal Ontario Museum
344.	L'industrie de la sardine au Nouveau-Brunswick	Ginn
34 5.	Into the Eye of the Giant: Discovering Brazil and her People	Gage
34 6.	Involvement	McGraw-Hill Ryerson
34 7.	Iron Mining in Quebec - Labrador	Ginn
348.	Iroquoians of the Eastern Woodlands	Royal Ontario Museum
349.	Kibbutz on the Negev	Gage
35 0.	Kings of Peru	Fitzhenry & Whiteside
35 1.	Kitchener: A Meat Packing Centre	Holt

Land of Gold, Land of Ice Griffin House

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THE ONTARIO GAZETTE

353.	Life at Red River: 1830-1860	Ginn
354.	Living in a Norwegian Village	Gage
355.	The London and Port Stanley Railway: 1856	Ginn
356.	Longhouse to Blastfurnace	Fitzhenry & Whiteside
357.	The Macmillan School Atlas	Macmillan
358.	Les maisons	Guérin
359.	Making Pulp and Paper at Corner Brook	Ginn
360.	Making Steel in Hamilton	Ginn
361.	Manitoba: Where East Meets West	Gage
362.	The Map that Grew	Oxford
363.	Mapping Small Places	Holt -
364.	Market Gardening on the Fraser Delta	Ginn
365.	Mexico Emerges	Fitzhenry & Whiteside
366.	Mining in the Shield - Timmins	Ginn
367.	Mixed Farming Near Carman, Manitoba	Ginn
368.	Mon milieu et ma région: géographie 4, 2e éd.	Editions FM
369.	The Nation's Capital - Ottawa	Ginn
370.	Native Tribes of Canada	Gage
371.	The Navigators	Fitzhenry & Whiteside
37 2.	Nelson's Canadian Junior Atlas	Thomas Nelson
37 3.	Nestum Asa	Griffin House
374.	Nomadic Journey	Fitzhenry & Whiteside
375.	Nomads of the Shield: Ojibwa Indians	Ginn

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376.	North of Sixty: Canada's Advancing Frontier	Gage
377.	Northern Ontario: Land of Buried Treasure	Gage
378.	La Nouvelle-France	Thomas Nelson
379.	An Oil Well Near Edmonton	Ginn
380.	Okanagan Valley: Life on an Orchard Farm	Holt
381.	Opasquiak: The Pas Indian Reserve	Holt
382.	Panama: the Isthmus, the Canal, and the County	Gage
383.	Pioneers: Pioneer Life in Upper Canada	Collier-Macmillan
384.	Pirates and Pathfinders	Clarke, Irwin
385.	Port Alberni: Pulp and Paper	Ho1t
386.	Port City, Montreal	Ginn
387.	Port of Vancouver	Ginn
388.	Power at Niagara	Ginn
389.	The Pygmies of the Ituri Forest	Gage
390.	Quebec: French-Canadian Homeland	Gage
391.	Un ranch en Alberta	Holt
392.	Roads on Water	Griffin House
393.	Safari to Serowe	Gage
394.	Sainte-Marie Among the Hurons	Ginn
395.	Salmon Fishing in British Columbia	Ginn
396.	Sardine Fishing and Canning in New Brunswick	Ginn
397.	Saskatchewan	McClelland & Stewart

398.	Saskatchewan: A People and a Province	Fitzhenry & Whiteside
399.	Saskatchewan: Land of Far Horizons	Gage
400.	Seafaring Warriors of the West: Nootka Indians	Ginn
401.	The Seigneury of Longueuil	Ginn
402.	Shipbuilding in the Maritimes	Ginn
403.	Southern Lands	Ginn
404.	Soldier at Quebec: 1759	Ginn
405.	Southern Ontario: Workshop of the Nation	Gage
406.	Spy at Quebec: 1759	Ginn
407.	The Sudbury Region	Holt
408.	Then and Now in Frobisher Bay	Gage
409.	The Timber Trade	Ginn
410.	Tourism in Nova Scotia	Ginn
411 .	Treaties and Promises: Saulteaux Indians	Ginn
412.	Understanding Communities	Fitzhenry & Whiteside
413.	Understanding Maps	Clarke, Irwin
414 .	Les véhicules	Guérin
415 .	La vie des hommes	Guérin
416 .	A Village is a World: a Community in the West Indies	Gage
417.	The Voyageurs	Ginn
418.	Westward to Asia	Holt
419.	Wheat Farming Near Regina	Ginn
420.	When Grandma and Grandpa Were Kids	Gage

421. Winnepeg: Gateway to the West

Ho1t

422. The World of People: The Eastern Hemisphere, metric ed.

McGraw-Hill Ryerson

423. The World of People: the Global Village

McGraw-Hill Ryerson

O. Reg. 258/75, Sched. 2.

Schedule 3

TEXTBOOKS FOR THE INTERMEDIATE DIVISION

	Title	Publisher Code
1.	Living English for French- Canadian Students, Book III	Beauchemin
2.	Bailey Method of Penmanship	Pitman
3.	Business Fundamentals	McGraw-Hill Ryerson
4.	Business Practice	Pitman
5.	The Canadian Consumer	Pitman
6.	Canadian Record Keeping Practice	McGraw-Hill Ryerson
7.	Dollars and Sense: a Guide to Family Money Management	McGraw-Hill Ryerson
8.	Essentials of Business Practice	Pitman
9.	The Junior Clerk	Pitman
10.	Machine Calculation	Pitman
11.	A Manual for Business Machines	McGraw-Hill Ryerson
12.	Money Matters	McGraw-Hill Ryerson
13.	New Basic Course in Pitman Shorthand	Pitman
14.	Ontario Writing Courses, Book 3	Gage

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Insurance

15.	Pitman Shorterhand	Pitman	
16.	Practical Machine Operation	McGraw-Hill Ryerson	
17.	Sténographie Pitman simplifiée, tome l	Pitman	
18.	Votre argent	McGraw-Hill Ryerson	
19.	Dynamisme de la vente	Beauchemin	
20.	Marketing: A Canadian Profile	Pitman	
21.	Le marketing et vous	Editions du Jour	
22.	Basic Typewriting Complete	Pitman	
23.	Basic Typewriting, Part 2	Pitman	
24.	Building Production Skills	McGraw-Hill Ryerson	
25.	Building Typing Skills, 2nd ed.	McGraw-Hill Ryerson	l
26.	Business Typing Applications	McGraw-Hill Ryerson	
27.	New Elementary Typewriting	McGraw-Hill Ryerson	
28.	99 leçons de dactylographie moderne, ler livre	McGraw-Hill Ryerson	
29.	99 leçons de dactylographie moderne, 2e livre	McGraw-Hill Ryerson	
30.	Typewriting for Business Use, Book One	Pitman	
31.	Basic Typewriting, Part 1	Pitman	
32.	The Personal Touch	McGraw-Hill Ryerson	
33.	Personal Typing Applications	McGraw-Hill Ryerson	
34.	Typing 100	McGraw-Hill Ryerson	
35.	Credit Costs	McGraw-Hill Ryerson	
36.	Consumer Credit and Consumer Fraud	Pitman	
37.	Home Truths	McGraw-Hill Ryerson	
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3 9.	Mutual Funds	Pitman
40.	Planning Your Investments	Pitman
41.	A Different Drummer	McClelland & Stewart
42.	Nobody in the Cast	Longman
43.	Action English 1	Gage
44.	Action English 2	Gage
45.	Action English 3	Gage
46.	Action English 4	Gage
47.	Better Reading for Canadian Schools	Book Society
48.	Breakthrough	McClelland & Stewart
49.	Building Language Skills	McGraw-Hill Ryerson
50.	Challenge	Macmillan
51.	Construction and Creation 3	Clarke, Irwin
52.	The Craft of Writing	Longman
53.	Creative Composition	Longman
54.	Creative English, Grade 7	Copp Clark
55.	Creative English, Grade 8	Copp Clark
56.	Developing Language Skills 7	McGraw-Hill Ryerson
57.	Developing Language Skills 8	McGraw-Hill Ryerson
58.	Developing Reading Skills 1	Dent
59.	Developing Reading Skills 2	Dent
60.	Dictionary of Canadian English: the Intermediate Dictionary	Gage
61.	The Expression of Thought	Longman
62.	Explorer 3	Copp Clark
63.	A Folio for Writers: Advertising	Clarke, Irwin

64.	A Folio for Writers: Description, Narration, Exposition, Poetry	Clarke, Irwin
65.	Frontiers of Wonder Book 1	McClelland & Stewart
66.	Frontiers of Wonder Book 2	McClelland & Stewart
67.	Grammar Is	Thomas Nelson
68.	In Other Words: An Introductory Thesaurus	Ho1t
69.	In Your Own Words 1	Clarke, Irwin
70.	In Your Own Words 2	Clarke, Irwin
71.	Incentives	Longman
72.	Language Comes Alive 7	Dent
73.	Language Comes Alive 8	Dent
74.	Language Comes Alive 9	Dent
75.	Language Comes Alive 10	Dent
76.	Language Is!	Thomas Nelson
77.	Language Lives	Thomas Nelson
78.	Learning English	Macmillan
79.	Life and Adventure	McGraw-Hill Ryerson
80.	Literature and Life 1	Gage
81.	Literature and Life 2	Gage
82.	Message and Meaning	Prentice-Hall
83.	Now, the Newspaper	Longman
84.	Outward Bound	Macmillan
85.	Over the Horizon	Macmillan Macmillan
86.	People Mirrors	Thomas Nelson
87.	The Probing of Experience	Longman
88.	Quest for Greatness	Ginn
89.	Reach for Stars	Ginn
90.	Reading	Dent

91.	Safaris I	Dent
92.	Safaris II	Dent
93.	Sense and Feeling	Copp Clark
94.	Starting Points in Language D	Ginn
95.	Starting Points in Language E	Ginn
96.	Starting Points in Reading C, First Book	Ginn
97.	This Book Is About Communication, Book One	McGraw-Hill Ryerson
98.	Time 1: Time-Go-Round	Thomas Nelson
99.	Time 2: Tick Talk	Thomas Nelson
100.	Time 3: Telling Times	Thomas Nelson
101.	Time 4: Time Travellers	Thomas Nelson
102.	Timescope	Thomas Nelson
103.	Toboggans and Turtlenecks	Thomas Nelson
104.	Using Language Skills	McGraw-Hill Ryerson
105.	Viewpoint	Macmillan
106.	Vocational Speller, 2nd ed.	Pitman
107.	Wavelengths 31	Dent
108.	Wavelengths 32	Dent
109.	Wavelengths 33	Dent
110.	The Winston Dictionary of Canadian English, Intermediate Edition	Holt
111.	Wordcraft 1	Dent
112.	Wordcraft 2	Dent
113.	Wordcraft 3	Dent
114.	The Words We Use	Macmillan
115.	Basic Spelling for High	
	School Students	Macmillan

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1310	THE ONTMIN	O. Reg. 250
116.	Dent's Speller, Book 7	Dent
117.	Macmillan Spelling Series, Book 7	Macmillan
118.	Macmillan Spelling Series, Book 8	Macmillan
119.	Spelling and Vocabulary Studies	Pitman
120.	Spelling in Language Arts, Book 7	Thomas Nelson
121.	Spelling in Language Arts, Book 8	Thomas Nelson
122.	Word Family Spellers, Book 7	Book Society
123.	Word Family Spellers, Book 8	Book Society
124.	A Guide to the Study of Environmental Pollution	Prentice-Hall
125.	A Guide to the Study of Freshwater Ecology	Prentice-Hall
126.	A Guide to the Study of Soil Ecology	Prentice-Hall
127.	A Guide to the Study of Terrestrial Ecology	Prentice-Hall
128.	Inquiry into Environmental Pollution	Macmillan
129.	Man's Physical Environment	Encyclopedia Britannica
130.	Schoolyard and Beyond	Collier-Macmillan
131.	L'automobile	Beauchemin
132.	L'avion	Beauchemin
133.	Les bêtes et les plantes	Editions du Renouveau Pédagogique
134.	La bicyclette	Beauchemin

Beauchemin

136.	Le carnaval	Beauchemin
137.	La chasse	Beauchemin
138.	Code essentiel du français parlé et écrit	Beauchemin
139.	La composition français	Thomas Nelson
140.	Les copains	Beauchemin
141.	Le corps et la vie	Editions du Renouveau Pédagogique
142.	Dictionnaire du français contemporain: Larousse	Editions Françaises
143.	Le feu	Beauchemin
144.	Le français parlé au cours secondaire I	Le Centre Pédagogique
145.	Le français parlé au cours secondaire II	Le Centre Pédagogique
146.	La grammaire à l'école active, 4e livre	Centre éducatif et culturel
147.	L'habitation	Beauchemin
148.	L'hiver	Beauchemin
149.	L'humour	Beauchemin
150.	Lecture sous toutes ses formes	Centre éducatif et culturel
151.	Les moyens de transport	Editions du Renouveau Pédagogique
152.	Noel	Beauchemin
153.	Nouveau dictionnaire	Le Coin du Livre
154.	Nouveau Larousse élémentaire	Editions Françaises
155.	Le petit dictionnaire canadien de la langue française, 2e ed.	Editions Aries
156.	Le petit Larousse illustré 1974	Editions Françaises
157.	Les petits animaux	Beauchemin
158.	Précis méthodique de gram-	

Editions pédagogia

maire française

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1518	THE ONTAR	RIO GAZETTE O. Reg. 258
159.	Le printemps	Beauchemin
160.	Le procès	Beauchemin
161.	Les repas	Beauchemin
162.	Le spectacle	Beauchemin
163.	Les sports	Editions du Renouveau Pédagogique
164.	Les sports d'équipe	Beauchemin
165.	Les sucres	Beauchemin
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185.	Le français international 3, 2e version	Centre éducatif et culturel
186.	Le français international, livre 4, 2e éd.	Centre éducatif et culturel
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614.	Mathematics 10, 2nd ed.	Gage
615.	Mechanical Aids to Computation	Gage
616.	A-LM German, Level One	Longman
617.	Auf deutsch, bitte! 1	Didier
618.	Auf deutsch, bitte! 2	Didier
619.	Deutsch Für Ausländer, Teil 1	Book Society
620.	German: A Structural Approach Book 1	Longman
621.	German for You, Book One	Longman
622.	German for You, one-volume edition	Longman
623.	German Through Conversational Patterns	Dodd Mead
624.	German Today, One	Thomas Nelson
625.	Ich Spreche Deutsch	Longman
626.	Sprich Mal Deutsch! Year 1	Oxford
627.	Verstehen und Sprechen	Holt
628.	Basic Italian	Holt
629.	Incontro con l'Italiano, Primo Corso	Ginn
630.	Present Day Italian	Heath
631.	Primo Corso d'Italiano	Heath
632.	A-LM Russian, Level One	Longman

633.	Basic Russian, Book 1	Pitman
634.	First Course in Russian, Part I	Copp Clark
635.	A-LM Spanish, Level One	Longman
636.	Curso Moderno de Español	Heath
637.	El Camino Real, Book 1	Thomas Nelson
638.	Entender y Hablar, rev.ed.	Holt
639.	El Español al Dia, Book 1	Heath
640.	Español: A Descrubrirlo	McGraw-Hill Ryerson
641.	Español: A Sentirlo	McGraw-Hill Ryerson
642.	Español: Comencemos	McGraw-Hill Ryerson
643.	Español: Sigamos	McGraw-Hill Ryerson
644.	Español Moderno I	Charles E. Merrill
645.	Fundamentos de Español	Holt
646.	Lengua Activa 1	Ginn
647.	Usted y Yo	Collier-Macmillan
648.	Adrian Waller's Guide to Music	Clarke, Irwin
648. 649.	Adrian Waller's Guide to Music Basic Goals in Music 7	Clarke, Irwin McGraw-Hill Ryerson
		7 1-1
649.	Basic Goals in Music 7	McGraw-Hill Ryerson McGraw-Hill Ryerson
649. 650.	Basic Goals in Music 7 Basic Goals in Music 8	McGraw-Hill Ryerson McGraw-Hill Ryerson Macmillan
649. 650. 651.	Basic Goals in Music 7 Basic Goals in Music 8 Canadian Vibrations canadiennes	McGraw-Hill Ryerson McGraw-Hill Ryerson Macmillan Waterloo Music Co.
649. 650. 651. 652.	Basic Goals in Music 7 Basic Goals in Music 8 Canadian Vibrations canadiennes Chansons canadiennes-françaises	McGraw-Hill Ryerson McGraw-Hill Ryerson Macmillan Waterloo Music Co.
649. 650. 651. 652. 653.	Basic Goals in Music 7 Basic Goals in Music 8 Canadian Vibrations canadiennes Chansons canadiennes-françaises Chansons de Québec, melody ed.	McGraw-Hill Ryerson McGraw-Hill Ryerson Macmillan Waterloo Music Co. Waterloo Music Co.
649. 650. 651. 652. 653.	Basic Goals in Music 7 Basic Goals in Music 8 Canadian Vibrations canadiennes Chansons canadiennes-françaises Chansons de Québec, melody ed. Classroom Ukulele Method Fanfare, Act 2	McGraw-Hill Ryerson McGraw-Hill Ryerson Macmillan Waterloo Music Co. Waterloo Music Co. Waterloo Music Co.
649. 650. 651. 652. 653. 654.	Basic Goals in Music 7 Basic Goals in Music 8 Canadian Vibrations canadiennes Chansons canadiennes-françaises Chansons de Québec, melody ed. Classroom Ukulele Method Fanfare, Act 2 Folk Songs of Canada, Choral	McGraw-Hill Ryerson McGraw-Hill Ryerson Macmillan Waterloo Music Co. Waterloo Music Co. Waterloo Music Co. Clarke, Irwin
649. 650. 651. 652. 653. 654. 655.	Basic Goals in Music 7 Basic Goals in Music 8 Canadian Vibrations canadiennes Chansons canadiennes-françaises Chansons de Québec, melody ed. Classroom Ukulele Method Fanfare, Act 2 Folk Songs of Canada, Choral Edition For Young Musicians, Volume	McGraw-Hill Ryerson McGraw-Hill Ryerson Macmillan Waterloo Music Co. Waterloo Music Co. Waterloo Music Co. Clarke, Irwin Waterloo Music Co.

660.	Mon école chante, 7e année	Editions F.I.C.
661.	Mon école chante, 8e année	Editions F.I.C.
662.	Music for Young Canada 7	Gage
663.	Music for Young Canada 8	Gage
664.	The New High Road of Song, Intermediate 1	Gage
665.	The New High Road of Song, Intermediate 2	Gage
666.	Orchestres et analyse d' oeuvres	Beauchemin
667.	Practical Sight Singing for Senior Grades in Elementary Schools	Jarman
668.	Songs for Today, Volume Seven	Waterloo Music Co.
669.	Songs for Today, Volume Eight	Waterloo Music Co.
670.	Songs for Today, Volume Nine	Waterloo Music Co.
671.	Songtime 7	Holt
672.	Songtime 8	Holt
673.	Song to a Seagull	McGraw-Hill Ryerson
674.	The Sounds of Music	Macmillan
675.	Youthful Voices, Book 1	Gordon V. Thompson
676.	Youthful Voices, Book 2	Gordon V. Thompson
677.	Youthful Voices, Book 3	Gordon V. Thompson
678.	Concepts in Health, Book 3	Longman
679.	Concepts in Health, Book 4	Longman
680.	Health and Development 1	Dent
681.	Health and Development 2	Dent
682.	Health and Fitness for Canadian Youth	Macmillan

683.	Health for Young Canadians	Macmillan
684.	Health, Science and You 1	Holt
685.	Health, Science and You 2	Holt
686.	Health, Science and You 3	Holt
687.	Health, Science and You 4	Holt
688.	Man and His Health	McGraw-Hill Ryerson
689.	Pour votre santé	Lidec
690.	Understanding Health, Book 3	Prentice-Hall
691.	Understanding Health, Book 4	Prentice-Hall
692.	VD - The People to People Diseases	Anansi
693.	Vous grandissez	Lidec
694.	Asphalt Jungle	Wiley
695.	Astronomy	Holt
696.	Basic Science 1	Macmillan
697.	Basic Science 2	Macmillan Macmillan
698.	Biologie 412 / 422	Guérin
699.	Bubbles to Batteries	Wiley
700.	The Dandelion	Holt
701.	Ecology	Ho1t
702.	Elements of Science	Pitman
703.	Les êtres et leur milieu: initiation à l' écologie	Brault et Bouthillier
704.	Experiments in Elementary Science	Pitman
705.	Explorations scienti- fiques 1	Gage

706,	Explorations scienti- fiques 2	Gage
707.	Green Power	Wiley
708.	Guide de recherches	McGraw-Hill Ryerson
709.	Heat	Book Society
710,	Initiation aux sciences physiques	Institut de Recherches psychologiques
711.	Les insectes	McGraw-Hill Ryerson
712.	Inside Story	Wiley
713.	Introduction à la biologie	Hurtubise HMH
714.	Introductory Physical Science	Prentice-Hall
715.	Investigating Our World	Macmillan
716.	Investigating the Earth	Thomas Nelson
717.	Investigations in Science	Macmillan
718,	Learning About Environment	Canadian Wildlife Federation
719.	Methodes et techniques	McGraw-Hill Ryerson
720.	The Methods of Science	Clarke, Irwin
721,	The Methods of Science	Clarke, Irwin
722.	The Methods of Science	Clarke, Irwin
723,	The Methods of Science	Clarke, Irwin
724.	Science Activities 7	Gage

725.	Science Activities 8	Gage
726.	Science for Secondary Schools, Book 1	Pitman
727.	Science for Secondary Schools, Book 2	Pitman
728.	Șcience 9	Copp Clark
729.	Science 10	Copp Clark
730.	Small Creatures	Holt
731.	Solids, Liquids and Gases	Holt
732.	The Structure of Matter	Holt
733.	Trees	Holt
734.	Vertebrates	Holt
735.	Your Senses	Holt
736.	Applied Electricity	McGraw-Hill Ryerson
737.	Auto Body Repair and Refinishing	McGraw-Hill Ryerson
738.	Automobile Construction and Operation	McGraw-Hill Ryerson
739,	Automotive Fundamentals	McGraw-Hill Ryerson
740,	Automotive Mechanics: Principles and Operation	Macmillan
741.	Basic Sheet Metal Work	Macmillan
742.	The Beautician	McGraw-Hill Ryerson
743.	Building Construction; Materials and Methods	Macmillan
744 .	Cabinetmaking and Building Construction	McGraw-Hill Ryerson
745 .	Le débosselage et la réparation des automobiles	McGraw-Hill Ryerson

746.	Drafting Fundamentals	McGraw-Hill Ryerson
747.	Eléments de puériculture	McGraw-Hill Ryerson
748.	Elements of Electricity and Electronics	McGraw-Hill Ryerson
740		McGraw-Hill Ryerson
749.	Food Preparation	mediaw-mili kyerson
750.	The Foundations of Technical Drawing	Longman
751.	Fundamentals of Auto Body Repair	Pitman ·
752.	Fundamentals of Oxy- Acetylene and Arc	
	Welding	Pitman
753.	Hand and Machine Woodwork	Macmillan
754.	Home Nursing	McGraw-Hill Ryerson
755.	Horticulture for Profit and Pleasure	Dent
756.	Industrial Arts	McGraw-Hill Ryerson
757.	Intermediate Electricity	General Publishing
758.	Interpreting Engineering Drawings	Van Nostrand
7 5 9.	Introduction to Technical Drawing	Macmillan
760.	Introductory Electricity	General Publishing
761.	Machine Shop: Theory and Practice	Macmillan
762.	Machine Shop Training	McGraw-Hill Ryerson
763.	Mechanics of Small Engines	McGraw-Hill Ryerson
764.	La menuiserie	McGraw-Hill Ryerson
765.	New Basic Drafting	General Publishing
766.	Painting and Decorating	McGraw-Hill Ryerson
767.	La préparation des ali- ments	McGraw-Hill Ryerson
768.	Principles of Electrical Theory	McGraw-Hill Ryerson

777 .

769.	Rough Carpentry and Masonry	McGraw-Hill	Ryerson
770.	Sheet Metal Practice, Part 1	McGraw-Hill	Ryerson
771 .	Small Appliance Repairs	McGraw-Hill	Ryerson
772.	Small Engines	McGraw-Hill	Ryerson
773.	Le soudage	McGraw-Hill	Ryerson
774 .	Tôlerie: principes et travaux d'atelier, lre partie	McGraw-Hill	Ryerson
775 .	Understanding Young Children	McGraw-Hill	Ryerson
776 .	Welding	McGraw-Hill	Ryerson

Welding: Theory and Practice

O. Reg. 258/75, Sched. 3.

Schedule 4

Macmillan

TEXTBOOKS FOR THE SENIOR DIVISION

	Title	Publisher Code
1.	Accounting I	Prentice-Hall
2.	Applied Accounting Projects	Pitman
3.	Debit Equals Credit	Gage
4.	Eléments de comptabilité: étude d'un système	McGraw-Hill Ryerson
5.	Les fondements de la comptabilité, tome I	Beauchemin
6.	FACT (Fundamental Accounting Concepts and Techniques)	Pitman
7.	Introduction to Accounting	General Publishing

8.	Basic Accounting Practice	Pitman
9.	Business Finance for Canadians	Pitman
10.	Business Machine Operations and Applications	McGraw-Hill Ryerson
11.	Business Management in Canada: An Intro- duction	Wiley
12.	Business Organization and Management	McGraw-Hill Ryerson
13.	Canadian Commercial Correspondence	Pitman
14.	The Canadian Consumer	Pitman
15.	Dollars and Sense: a Guide to Family Money Management	McGraw-Hill Ryerson
16.	Home Truths	McGraw-Hill Ryerson
17.	Introduction to Management	Pitman
18.	Machine Applications for Business Problems	Pitman
19.	Machine Calculation	Pitman
20.	A Manual for Business Machines	McGraw-Hill Ryerson
21.	Money and Business	Gage
22.	New Basic Course in Pitman Shorthand	Pitman
23.	Pitman Secretarial Shorthand	Pitman
24.	Pitman Shorterhand	Pitman
25.	Pitman Shorthand Dictation and Transcription	Pitman
26.	Practical Machine Operation	McGraw-Hill Ryerson

27.	Shorterhand Skills for the Future	Pitman
28.	Sténographie Pitman simp- lifiée, tome l	Pitman
29.	Sténographie Pitman simp- lifiée, tome 2	Pitman
30.	Votre argent	McGraw-Hill Ryerson
31.	Writing and Transcription Skill Development	Pitman
32.	Building Production Skills, Book 2	McGraw-Hill Ryerson
33.	Business Writing: Letters	Gage
34.	Business Writing: Reports	Gage
35.	Le classement	Beauchemin
36.	Complete Course in Office Practice	McGraw-Hill Ryerson
37.	Creative Communication for Career Students	Holt
38.	Developing Office Typing Skills	McGraw-Hill Ryerson
39.	Effective Business Communications	McGraw-Hill Ryerson
40.	Evolving Secretarial Practices	McGraw-Hill Ryerson
41.	Le français, langue des affaires	McGraw-Hill Ryerson
42.	Message and Meaning	Prentice-Hall
43.	Modern Business Letters	McGraw-Hill Ryerson
44.	Modern Office Procedures 1	Pitman
45.	Modern Office Procedures 2	Pitman
46.	Production Plus	McGraw-Hill Ryerson
47.	99 leçons de dactylographie moderne, 2e livre	McGraw-Hill Ryerson

48.	Senior Secretarial Practice	Pitman
49.	Senior Typing and Office Practice	McGraw-Hill Ryerson
50.	Le travail de bureau	McGraw-Hill Ryerson
51.	Typewriting and Office Practice	Pitman
52.	You Can Spell	McGraw-Hill Ryerson
53.	Introductory Computer Language	Pitman
54.	Principes d'informatique	McGraw-Hill Ryerson
55.	Problem Solving: The Computer Approach	McGraw-Hill Ryerson
56.	Processing Information: The Computer in Perspective	McGraw-Hill Ryerson
57.	Advertising	McGraw-Hill Ryerson
58.	Marketing: A Canadian Profile	Pitman
59.	Marketing in Canada	McGraw-Hill Ryerson
60.	Marketing Research	McGraw-Hill Ryerson
61.	Selling	McGraw-Hill Ryerson
62.	Computers and Problem Solving	Addison-Wesley
63.	Introduction to Computers and Problem Solving	Addison-Wesley
64.	Consumer Credit and Consumer Fraud	Pitman
65.	Insurance	Pitman
66.	Mutual Funds	Pitman
67.	Planning Your Investments	Pitman
68.	A Different Drummer	McClelland & Stewart
69.	A Handbook of the Theatre	Gage
70.	The Magic Mask	Macmillan
71.	Americanization	McGraw-Hill Ryerson

72.	Basic Economics	Pitman
73.	Canada and the U.S.: Continental Partners or Wary Neighbours?	Prentice-Hall
74.	Canada's Poor: Are They Always to be with Us?	Holt
75.	The Canadian Economy and its Problems	Prentice-Hall
76.	Contemporary Canada: Readings in Economics	Ho1t
77.	Economics for Canadians	Macmillan
78.	Economics: A Search for Patterns	Gage
79.	Forced Growth	James Lorimer
80.	Labour and Management	Maclean-Hunter Learning Materials
81.	Man, Economics and the Economy	Holt
82.	Readings in the World of Economics	McGraw-Hill Ryerson
83.	Les rouages de l'économie	Guérin
84.	Understanding the Canadian Economy	Copp Clark
85.	La vie économique	McGraw-Hill Ryerson
86.	What about Poverty in Canada?	Guidance Centre
87.	Action English 4	Gage
88.	The Apprentice Writer	McClelland & Stewart
89.	A Choice of Words	Oxford
90.	Contemporary Satire	Holt
91.	Creative English	Copp Clark
92.	The Dimensions of English	Hólt
93.	Film	Longman
94.	Four Approaches to Prose	Macmillan

95.	The Language People Really Use	Book Society
96.	Language Comes Alive II	Dent
97.	Language Moves	Thomas Nelson
98.	Now, the Newspaper	Longman
99.	Techniques of Good Writing	Book Society
100.	Wordcraft Senior	Dent
101.	The Writers' Self-Starter	Collier-Macmillan
102.	Writer's Workshop	Book Society
103.	Les êtres et leur milieu: initiation à l'écologie	Brault et Bouthillier
104.	A Guide to the Study of	214410 00 204411111101
101.	Environmental Pollution	Prentice-Hall
105.	A Guide to the Study of Freshwater Ecology	Prentice-Hall
106.	A Guide to the Study of Soil Ecology	Prentice-Hall
107.	A Guide to the Study of Terrestrial Ecology	Prentice-Hall
108.	Inquiry into Environmental Pollution	Macmillan
109.	Learning About Environment	Canadian Wildlife Federation
110.	Man's Physical Environment	Encyclopedia Britannica
111.	Dictionnaire du français contemporain: Larousse	Editions Françaises
112.	Le français parlé au cours secondaire, livre 3	Le Centre Pédagogique
113.	Le français parlé au cours secondaire, livre 4	Le Centre Pédagogique
114.	Initiation à phonétique	Editions pédagogia
115.	La narration	Centre éducatif et culturel
116.	Notre littérature	Hurtubise HMH
117.	Notre poésie	Hurtubise HMH

118.	Notre roman	Hurtubise HMH
119.	Nouveaux exercises français	Editions du Renouveau Pédagogique
120.	Petit guide grammatical pour secrétaires et rédacteurs	Fides
121.	Le petit Larousse illustré 1974	Editions Françaises
122.	Phonétique appliquée	Beauchemin
123.	Précis de grammaire française	Editions du Renouveau Pédagogique
124.	Précis méthodique de frammaire française	Editions pédagogia
125.	Terre de Québec: poésie québécoise 1	Editions du Renouveau Pédagogique
126.	Tout au long du fleuve: poésie québécoise 2	Editions du Renouveau Pédagogique
127.	A-LM French, Level Two	Longman
128.	Cours moyen de français, Part 1	Clarke, Irwin
129.	Le français international, Level 2, Part 1	Centre éducatif et culturel
130.	Le français international, Level 2, Part 2	Centre éducatif et culturel
131.	Le français: parler et lire	Holt
132.	Le français partout 5	Holt
133.	French 2	Ginn
134.	Ici on parle français, Level Five	Prentice-Hall
135.	Ici on parle français, Level Six	Prentice-Hall
136.	Panorama Canada: cours de français practique et fondamental	Heath
137.	Panorama Canada 2	Heath
138.	Panorama de la grammaire française	Aquila

139.	Aerial Photo Interpretation	Book Society
140.	Agriculture in Southern Ontario	Dent
141.	Appalachian Kentucky: An Exploited Region	McGraw-Hill Ryerson
142.	Atlas Larousse canadien	Editions Françaises
143.	Australia	McClelland & Stewart
144.	Basic Geography	Longman
145.	The Bosnywash Megalopolis: A Region of Great Cities	McGraw-Hill Ryerson
146.	Building for People	McGraw-Hill Ryerson
147.	Calgary: An Urban Study	Clarke, Irwin
148.	California: The Imbalance between People and Water	McGraw-Hill Ryerson
149.	The Canadian Landscape	Copp Clark
150.	The Canadian Oxford School Atlas	Oxford
151.	Canadian Stereograms	Dent
152.	Communities in Canada	McClelland & Stewart
153.	The Earth Grid	Book Society
154.	East Africa	Book Society
155.	Elements of Geography	Macmillan
156.	Four Cities	McClelland & Stewart
157.	Gage World Atlas: a Canadian Perspective	Gage
158.	The Geographer's World	Ginn
159.	Geographic Fundamentals	McGraw-Hill Ryerson
160.	Géographie contemporaine: 1'Asie	Editions du Renouveau Pédagogique
161.	Géographie contemporaine: le Canada	Editions du Renouveau Pédagogique
162.	Géographie contemporaine: le Québec	Editions du Renouveau Pédagogique

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163.	Géographie du monde contemporain	La Maison de l'Education
164.	Géographie générale	Somabec
165.	Geography: A Study of its Elements	0xford
166.	Ghana	Book Society
167.	The Great Plains: The Anatomy of a Region	McGraw-Hill Ryerson
168.	Industry and Resource Patterns	Gage
169.	The Landscape of Japan	McClelland & Stewart
170.	Landscapes of the World	Book Society
171.	Lands of Change	Book Society
172.	Land Use Patterns in Holland and Japan	Gage
173.	Man's Economic World	Holt
174.	Montréal	Holt
175.	La nature et les hommes	La Maison de l'Education
176.	Oxford Economic Atlas of the World	Oxford
177.	Oxford Regional Economic Atlas: The United States and Canada	Cxford
178.	Oxford Regional Economic Atlas: Western Europe	Oxford
179.	Patterns in Agricultural Change	Gage
180.	Patterns in Urban Geography	Gage
181.	Patterns in World Climate	Gage
182.	Patterns in World Geography	Gage
183.	Patterns in World Trade	Gage
184.	Patterns in Settlement in Southern Ontario	McClelland & Stewart

185.	Le paysage canadien	Editions FM
186.	The Physical Environment	McGraw-Hill Ryerson
187.	Physical Geography	Macmillan
188.	Pollution, Canada's Critical Challenge	McGraw-Hill Ryerson
189.	Problems in Bosnywash Megalopolis	McGraw-Hill Ryerson
190.	A Regional Geography of North America	Gage
191.	Selected Studies in Regional Geography	McGraw-Hill Ryerson
192.	Sydney, Nova Scotia	Clarke, Irwin
193.	Topographic Map and Air Photo Interpretation	Macmillan
194.	Toronto, an Urban Study	Clarke, Irwin
195.	Transportation	McGraw-Hill Ryerson
196.	The United States of America: A Brief Regional Geography	Holt
197.	Urban Canada	Dent
198.	Urban Problems: A Canadian Reader	Holt
199.	Urban Prospects	McClelland & Stewart
200.	Wheat Farming	Dent
201.	The World and Man	Copp Clark
202.	World Patterns in Food Production	Gage
203.	The World's Population: Problems of Growth	Oxford
204.	Biology	Guidance Centre
205.	Career Planning and Job Hunting	Maclean-Hunter Learning Materials
206.	Career Planning: Search for a Future	Guidance Centre

207.	Careers Today	McClelland & Stewart
208.	Chemistry	Guidance Centre
209.	English	Guidance Centre
210.	Geography	Guidance Centre
211.	Learning to Learn	Guidance Centre
212.	Mathematics	Guidance Centre
213.	On the Job	Book Society
214.	Tomorrow	Dent
215.	You and University	Guidance Centre
216.	You and Your Work Ways	Guidance Centre
217.	Your Further Education	Guidance Centre
218.	Algonkians of the Eastern Woodlands	Royal Ontario Museum
219.	The Birth of Civilizations	Clarke, Irwin
220.	Canadian/Canadien	McGraw-Hill Ryerson
221.	The Canadian Eskimos	Royal Ontario Museum
222.	China: An Introduction for Canadians	Peter Martin
223.	China in the Nineteenth Century	McClelland & Stewart
224.	China in the Twentieth Century	McClelland & Stewart
225.	China: The Awakening Giant	McGraw-Hill Ryerson
226.	Civilization in Perspective	Macmillan
227.	Civilizations at War: The Struggle between Greece and Persia	Macmillan
228.	The Dynamics of Revolution: France, 1789-1794	Macmillan
229.	East and West	McClelland & Stewart
230.	The Emergence of Europe	Clarke, Irwin

231.	The Enduring Past	McGraw-Hill Ryerson
232.	Europe and the Modern World	Clarke, Irwin
233.	Europe and a Wider World: The Rise and Fall of Empire	Clarke, Irwin
234.	First Million Years	McClelland & Stewart
235.	The Foundations of the West	Clarke, Irwin
236.	The Führer: Adolf Hitler, Master of Germany	Macmillan
237.	Greece: The Greatness of Man	Clarke, Irwin
238.	Histoire du Canada à partir du Québec actuel	Guérin
239.	Histoire générale I	Centre éducatif et culturel
240.	Histoire générale II	Centre éducatif et culturel
241.	Histoire générale III	Centre éducatif et culturel
242.	Ideals of Education: Spartan Warrior and Athenian All- round Man	Macmillan
243.	The Idea of Progress: The Origins of Modern Optimism	Macmillan
244.	The Indian: Assimilation, Integration or Separation?	Prentice-Hall
245.	The Indians of Canada - A Survey	Royal Ontario Museum
246.	Indians of the North Pacific Coast	Royal Ontario Museum
247.	Indians of the Plains	Royal Ontario Museum
248.	Indians of the Subarctic	Royal Ontario Museum
249.	The Individual and His Society: Alcibiades - Greek Patriot or Traitor?	Macmillan
250.	Initiation à l'histoire et aux sciences de l'homme	Centre éducatif et culturel
251.	Iroquoians of the Eastern Woodlands	Royal Ontario Museum

252.	Japan: Growth of an Industrial Power	McGraw-Hill Ryerson
253.	Journey into the Past	McClelland & Stewart
254.	Julius Caesar: The Man and the Legend	Macmillan
255.	The Knight's Realm: The Castle	McGraw-Hill Ryerson
256.	Medieval Europe: The Birth of a New Civilization	Clarke, Irwin
257.	The Merchant's Domain: The Town	McGraw-Hill Ryerson
258.	The Modern Age	Longman
259.	Modern Perspectives	McGraw-Hill Ryerson
260.	The Monk's Community: The Monastery	McGraw-Hill Ryerson
261.	The Nations of Europe, 1500- 1870: Conflict and Upheaval	Clarke, Irwin
262.	The Nation-State on Trial, 1870-1945: Nationalism, Democracy and Dictatorship	Clarke, Irwin
263.	Order and Revolution: Cicero and the Catiline Conspiracy	Macmillan
264.	Our Modern World	Dent
265.	The Pageant of the Past	McGraw-Hill Ryerson
266.	Patterns in Time	Dent
267.	The Peasant's World: The Manor	McGraw-Hill Ryerson
268.	People as Possessions: Master and Slave in the Roman World	Macmillan
269.	Protest, Violence and Social Change	Prentice-Hall
270.	Renaissance and Reformation	Clarke, Irwin
271.	Response to Disaster: Germany, France and the Great Depression	Macmillan

272.	The Rise of Modern Industry: Man and His Machines	Clarke, Irwin
273.	The Rise of Western Civilization	Longman
274.	Rome: A State in Arms	Clarke, Irwin
275.	Roots in the Present	Pitman
276.	Russia: Tsars and Commissars	McGraw-Hill Ryerson
277.	A Sourcebook for Ancient and Medieval History	McGraw-Hill Ryerson
278.	A Sourcebook for Modern History	McGraw-Hill Ryerson
279.	Today's World	McClelland & Stewart
280.	Triumphs of Western Civiliza- tion: The Creativity of Man	Clarke, Irwin
281.	Under Fire: Soldiers and Civilians in World War II	Macmillan
282.	Voltaire: Passionate Fighter for Liberty	Macmillan
283.	The West and a Wider World	Clarke, Irwin
284.	The Workingman in the Nineteenth Century	Oxford
285.	The World Since 1945: the Crisis of Modern Civilization	Clarke, Irwin
286.	L'alimentation: ses multiples aspects	Guérin
287.	Clothing: A Comprehensive Study	McClelland & Stewart
288.	Families	McGraw-Hill Ryerson
289.	Food: Fact and Folklore	McClelland & Stewart
290.	Housing	McGraw-Hill Ryerson
291.	People and Change: Family Management	McClelland & Stewart
292.	Manuel d'initiation à l' informatique	Editions IOMA

293.	Les ordinateurs	Beauchemin
294.	Principes d'informatique	McGraw-Hill Ryerson
295.	Cambridge Latin Course, Unit III	Macmillan
296.	Civis Romanus, éd. française	Methuen
297.	Gateway to Latin, Book III	Gage
298.	Gateway to Latin, Book IV	Gage
299.	Grammaire latine de base	Le Coin du Livre
300.	An Introduction to Greek	Allyn and Bacon
301.	Le latin de quatriéme	Le Coin du Livre
302.	Latin for Canadian Schools - A New Approach	Copp Clark
303.	Lingua Latina, Volume II	Nature Method Language Institutes
304.	Lingua Latina, Volume III	Nature Method Language Institutes
305.	Lingua Latina, Volume IV	Nature Method Language Institutes
306.	Manuel de latin - liber secundus	Le Coin du Livre
307.	Mentor, éd. française	Methuen
308.	Our Latin Legacy, Book 1	Clarke, Irwin
309.	Our Latin Legacy, Book 2	Clarke, Irwin
310.	Canadian Law	McGraw-Hill Ryerson
311.	Can I sue?	Pitman
312.	Canadian Criminal Law	Pitman
313.	Introduction to Canadian Criminal Law	McGraw-Hill Ryerson
314.	Issues in Canadian Law	McGraw-Hill Ryerson
315.	Justice	McGraw-Hill Ryerson
316.	Manual of Canadian Business Law	Pitman

317.	Black and White in North America	McClelland & Stewart
318.	Canada's Indians	McGraw-Hill Ryerson
319.	Canadians and Their Society	McClelland & Stewart
320.	The Challenge of Confrontation	McClelland & Stewart
321.	Changing Values - The Human Impact of Urbanization	Book Society
322.	Crime in Canada	Maclean-Hunter Learning Materials
323.	Dimensions of Man	Macmillan
324.	Exploding Humanity	Anansi
325.	The Family	McClelland & Stewart
326.	The Future	Maclean-Hunter Learning Materials
327.	Indians in Transition	McClelland & Stewart
328.	Immigrants in Canada	Guidance Centre
329.	Language, Logic and the Mass Media	Ho1t
330.	The Law	Maclean-Hunter Learning Materials
331.	Man in Industrial Society	McClelland & Stewart
332.	Mass Media and You	Longman
333.	Native Survival	0.I.S.E.
334.	The Only Good Indian, rev. ed.	New Press
335.	The Original People	Holt
336.	Servant or Master?	Book Society
337.	A Social View of Man	Wiley
338.	Students and Schools	Maclean-Hunter Learning Materials
339.	Student Unrest	McGraw-Hill Ryerson
340.	Today and Beyond	Dent

341. Understanding Yourself and

		Your Society	Macmillan
	342.	Youth and the Law	Gage
	343.	Let Us Be Honest and Modest: Technology and Society in Canadian History	Oxford
	344.	General Mathematics 3	Ginn
	345.	Math Probe 3	Holt
	346.	Mathematics for a Modern World, Book 3	Gage
	347.	Mathematics for Today 11	Dent
	348.	Mathematics 411	Copp Clark
	349.	Mathematics of Business	McGraw-Hill Ryerson
	350.	Perimeter, Area and Volume	McGraw-Hill Ryerson
	351.	Statics	McGraw-Hill Ryerson
	352.	Trigonometry	McGraw-Hill Ryerson
	353.	Applied Mathematics for Today, Book 2	McGraw-Hill Ryerson
	354.	General Mathematics 4	Ginn
	355.	Mathematics 412	Copp Clark
	356.	Math Probe 4	Holt
	357.	Contemporary Mathematics 5	Holt
	358.	Elements of Mathematics for High Schools 3	Ginn
	359.	Mathématiques nouvelles: option 522	Editions FIC
١	360.	Mathématiques nouvelles: options 522/532	Editions FIC
	361.	Mathematics 11	Gage
	362.	Secondary School Mathematics, Grade Eleven	Copp Clark
	363.	Contemporary Mathematics 6	Holt

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THE ONTARIO GAZETTE

O. Reg. 258/75

364.	An Introduction to Probability	Copp Clark
365.	Mathematics 12	Gage
366.	Secondary School Mathematics, Grade Twelve	Copp Clark
367.	Senior Mathematics 2	Holt
368.	A-LM German, Level One	Longman
369.	A-LM-German, Level Two	Longman
370.	A-LM German, Level Three	Longman
371.	Auf deutsch, bitte! 2	Didier
372.	Deutsch Für Ausländer, Teil 1	Book Society
373.	Deutsch Für Ausländer, Teil 2	Book Society
374.	German for You, Book One	Longman
375.	German for You, Book Two	Longman
376.	German for You, one-volume edition	Longman
377.	German Through Conversational Patterns	Dodd Mead
378.	German Today, Two	Thomas Nelson
379.	German, a Structural Approach, Book 2	Clarke, Irwin
380.	Sprechen und Lesen	Holt
381.	Sprich Mal Deutsch! 2	Oxford
382.	Verstehen und Sprechen	Holt
383.	Basic Italian	Holt
384.	Incontro con l'Italiano,	
	Primo Corso	Ginn
385.	Primo Corso Parola e Pensiero	Ginn Fitzhenry & Whiteside
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	Parola e Pensiero	Fitzhenry & Whiteside
386.	Parola e Pensiero Present Day Italian	Fitzhenry & Whiteside Heath

389.	A-LM Russian, Level One	Longman
390.	A-LM Russian, Level Two	Longman
391.	A-LM Russian, Level Three	Longman
392.	Basic Russian, Book Two	Pitman
393.	First Course in Russian, Part 2	Copp Clark
394.	First Course in Russian, Part 3	Copp Clark
395.	A-LM Spanish, Level One	Longman
396.	A-LM Spanish, Level Two	Longman
397.	A-LM Spanish, Level Three	Longman
398.	El Camino Real, Book 1	Thomas Nelson
399.	El Camino Real, Book 2	Thomas Nelson
400.	Curso Moderno de Español	Copp Clark
401.	Entender y Hablar	Holt
402.	El Español al Dia, Book 1	Heath
403.	El Español al Dia, Book 2	Heath
404.	Español Moderno II	Charles E. Merrill
405.	La Fuente Hispaña	McGraw-Hill Ryerson
406.	Fundamentos de Español	Holt
407.	Hablar y Leer	Holt
408.	Leer, Hablar y Escribir	Holt
409.	Lengua Activa 1	Ginn
410.	Lengua Activa 2	Ginn
411.	Nuestro Mundo	Collier-Macmillan
412.	Usted y Yo	Collier-Macmillan
413.	Adrian Waller's Guide to Music	Clarke, Irwin
414.	Dimensions of Music	Canadian Music Sales

415. For Young Musicians, Volume One Waterloo Music Co.

416.	Précis pratique d'harmonie	Brault et Bouthillier
417.	Writing Music, Book One	Waterloo Music Co.
418.	Writing Music, Book Two	Waterloo Music Co.
419.	Battlefront: The Fight for Liberty	Holt
420.	Canadian Issues and Alternatives	Macmillan
421.	The Canadian Political Nationality	Methuen
422.	Democratic Government in Canada	University of Toronto Press
423.	How Are We Governed?	Clarke, Irwin
424.	Industrialization and Society	McClelland & Stewart
425.	Inside World Politics	Macmillan Macmillan
426.	The Real World of City Politics	James Lorimer
427.	Human Life: The Early Adolescent Years	Holt
428.	Maturing in a Changing World	Prentice-Hall
429.	Tomorrow Is Now	Holt
430.	VD - The People to People Diseases	Anansi
431.	Biologie 412 / 422	Guérin
432.	The Cell	Macmillan
433.	What Is Life?	Macmillan
434.	Action Chemistry	Book Society
435.	A Model for Matter	Heath
436.	Basic Modern Chemistry	McGraw-Hill Ryerson
437.	Chemistry - A Search for Understanding	Holt
438.	Chemistry: A Science	McGraw-Hill Ryerson
439.	Chemistry: An Introductory Study	Gage

440.	Eléments de chimie moderne	McGraw-Hill Ryerson
441.	The Outlines of Chemistry	Clarke, Irwin
442.	Les astres	Beauchemin
443.	Basic Physics for Secondary Schools	Macmillan
444.	L'électricité	Beauchemin
445.	Eléments de physique 1	Beauchemin
446.	Eléments de physique 2	Beauchemin
447.	Energy and the Conservation Laws	Holt
448.	Matter and Energy	Clarke, Irwin
449.	La mécanique	Beauchemin
450.	Motion	Holt
451.	Motion in the Heavens	Holt
452.	Le mouvement	Beauchemin
453.	The Nature of Light and Sound	Ho1t
454.	Les ondes	Beauchemin
455.	Physics, The Fundamental Science	Holt
456.	Physique: cinématique	Editions du Renouveau Pédagogique
457.	Physique, science de l'univers	Ho1t
458.	Architectural Technology	Pitman
459.	Building Construction: Materials and Methods	Macmillan
460.	Dessin industriel	McGraw-Hill Ryerson
461.	Applied Electronic Circuits	McGraw-Hill Ryerson
462.	Electrical and Electronic Drafting	General Publishing
463.	Electrical and Electronic Technology 1	General Publishing
464.	L'électronique	McGraw-Hill Ryerson

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465.	Elements of Electricity and Electronics	McGraw-Hill Ryerson
466.	Principles of Electronic Technology	McGraw-Hill Ryerson
467.	L'ajustage mécanique	McGraw-Hill Ryerson
468.	Engineering Drawing and Design	McGraw-Hill Ryerson
469.	Interpreting Engineering Drawings	Van Nostrand
470.	Technical Drawing and Elements of Design	Longman
471.	Technology for Industrial Manufacturing	Macmillan
472.	Technology of Machine Tools	McGraw-Hill Ryerson
473.	Auto Body Repair and Refinishing	McGraw-Hill Ryerson
474.	Automotive and Aircraft Electricity	Pitman
475.	Automotive Technology	McGraw-Hill Ryerson
476.	Dictionnaire du bâtiment	Editions Lémeac
477.	Mécanique automobile, 2e ed.	McGraw-Hill Ryerson
478.	Small Engines	McGraw-Hill Ryerson
479.	Toronto	Collier-Macmillan
480.	Toronto: A Photo Study of Urban Development	McGraw-Hill Ryerson
481.	Urban Areas	Book Society
482.	Urban Canada	Copp Clark
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O. Reg. 258,75, Sched. 4.

3. Ontario Regulations 208/74, 543/74 and 675/74 are revoked. O. Reg. 258/75, s. 3.

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 24th day of March, 1975.

(5185)

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THE MUNICIPAL ACT

O. Reg. 259/75.

Designation of Provincial Mental Health Facilities and Public Hospitals.

Made—April 2nd, 1975. Filed—April 9th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 442/73 MADE UNDER THE MUNICIPAL ACT

Item 29 of the Schedule to Ontario Regulation 442/73, as remade by section 1 of Ontario Regulation 572/74, is revoked and the following substituted therefor:

29. Cobourg

Cobourg District General Hospital

(5186)

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THE MUNICIPAL ACT

O. Reg. 260/75.

Designation of Municipalities. Made—April 2nd, 1975. Filed—April 9th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 573/74 MADE UNDER THE MUNICIPAL ACT

1.—(1) Section 1 of Ontario Regulation 573/74 is amended by adding thereto the following items:

46a. Town of Aurora

66a. Town of Gravenhurst

(2) Item 142 of the said section 1 is revoked and the following substituted therefor:

142. Township of East Zorra-Tavistock

(3) The said section 1 is further amended by adding thereto the following items:

148a. Township of Hallowell

155a. Township of Montague

158a. Township of Oro

159a. Township of Raleigh

173a. Township of Wallace

(5187)

THE MUNICIPAL ACT

O. Reg. 261/75.

Designation of Facilities under The Developmental Services Act, 1974. Made—April 2nd, 1975. Filed—April 9th, 1975.

REGULATION MADE UNDER THE MUNICIPAL ACT

DESIGNATION OF FACILITIES UNDER THE DEVELOPMENTAL SERVICES ACT, 1974

1. The institutions under *The Developmental Services Act, 1974* set out in the Schedule hereto are hereby designated for the purposes of section 304 of the Act. O. Reg. 261/75, s. 1.

Schedule

ITEN	A LOCATION	Name
1.	Aurora	Pine Ridge
2.	Cobourg	D'Arcy Place
3.	East Zorra- Tavistock	Oxford Regional Centre
4.	Gravenhurst	Muskoka Centre
5.	Hallowell	Prince Edward Heights
6.	Kingston	L. S. Penrose Centre
7.	London	C.P.R.I.
8.	Montague	Rideau Regional Centre
9.	Orillia	Huronia Regional Centre
10.	Oro -	Adult Occupational Centre
11.	Raleigh	Southwestern Regional Centre

Northwestern Regional

Centre

12. Thunder Bay

O. Reg. 264/75

13. Toronto

Surrey Place Centre

14. Wallace

Midwestern Regional Centre

15. Whitby

Durham Regional Centre

O. Reg. 261/75, Sched.

(5188)

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THE MUNICIPAL ACT

O. Reg. 262/75.
Designation of Universities.
Made—April 2nd, 1975.
Filed—April 9th, 1975.

REGULATION TO AMEND REGULATION 616 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MUNICIPAL ACT

- Section 1 of Regulation 616 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 440/73 and section 1 of Ontario Regulation 741/73, is further amended by adding thereto the following items:
- 18. Dominican's College of Philosophy and Theology
- 19. Regis College

R.R.O. 1970, Reg. 616, s. 1; O. Reg. 440/73, s. 1; O. Reg. 741/73, s. 1; O. Reg. 262/75, s. 1.

(5189)

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THE PUBLIC HEALTH ACT

O. Reg. 263/75. Health Units—General. Made—March 20th, 1975. Approved—April 2nd, 1975. Filed—April 9th, 1975.

REGULATION TO AMEND REGULATION 711 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC HEALTH ACT

 Schedule 22 to Regulation 711 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:

Schedule 22

OXFORD COUNTY HEALTH UNIT

1. The Board of Health of the Oxford County Health Unit shall be composed as set out in section 60 of *The County of Oxford Act, 1974.* O. Reg. 263/75, s. 1.

FRANK S. MILLER
Minister of Health

Dated at Toronto, this 20th day of March, 1975.

(5190)

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THE ONTARIO GUARANTEED ANNUAL INCOME ACT, 1974

O. Reg. 264/75. Guaranteed Income Limit. Made—April 8th, 1975. Filed—April 9th, 1975.

REGULATION MADE UNDER THE ONTARIO GUARANTEED ANNUAL INCOME ACT, 1974

GUARANTEED INCOME LIMIT

- 1. For the month of April, 1975, the guaranteed income limit is the amount of,
 - (a) in the case of a beneficiary described in any of subclauses i to vi of clause d of section 1 of the Act, \$2,834.64; or
 - (b) in the case of a beneficiary described in subclause vii of clause d of section 1 of the Act, \$5,669.28. O. Reg. 264/75, s. 1.
- 2. Commencing with the month of May, 1975, the guaranteed income limit is the amount of,
 - (a) in the case of a beneficiary described in any of subclauses i to vi of clause d of section 1 of the Act, \$2,880.00; or
 - (b) in the case of a beneficiary described in subclause vii of clause d of section 1 of the Act, \$5,760.00. O. Reg. 264/75, s. 2.
- **3.** Ontario Regulation 990/74 is revoked. O. Reg. 264/75, s. 3.
- **4.** This Regulation shall be deemed to have come into force on the 1st day of April, 1975. O. Reg. 264/75, s. 4.

(5191)

THE GASOLINE TAX ACT, 1973

O. Reg. 265/75. General. Made—April 8th, 1975. Filed—April 9th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 746/73 MADE UNDER THE GASOLINE TAX ACT, 1973

- 1. Subsections 4 and 5 of section 4 of Ontario Regulation 746/73 are revoked and the following substituted therefor:
- (4) Where a person,
 - (a) who is not a collector but is licensed under The Gasoline Handling Act; or
 - (b) is an employee of a collector who, by reason of an agreement between himself and the collector who is his employer, is held responsible for and must pay the collector for all losses and shortages incurred with respect to gasoline delivered to him and sold by him for the account of the collector,

collects, after the 7th day of April, 1975, and pays over the tax under the Act, he may, upon application to the Minister, be paid a refund of 0.04¢ for each Imperial gallon of gasoline sold by him at retail on which he has paid, after the 7th day of April, 1975, the tax to the collector and on which he is not entitled at any time to make application for refund of the tax under section 7, 8 or 9.

- (5) An application for a refund under subsection 4 shall be accompanied by properly receipted invoices covering the gasoline in respect of which the applicant is claiming a refund, but no refund shall be paid if the tax has been paid more than two years before the date on which the application is mailed or delivered to the Minister.
- (6) Each invoice submitted in support of an application under subsection 1 or 4 shall clearly show the date upon which the tax was paid in respect of the gasoline and the quantity of such gasoline, and no refund shall be paid in respect of an invoice or invoices on or in connection with which the applicant has misrepresented a material fact.
- (7) Where an application for a refund under subsection 1 or 4 is supported in whole or in part by an invoice or invoices on or in connection with which the applicant has misrepresented a material fact, the amount of the refund that may be granted by the Minister in respect of the application shall be reduced by the greater of \$5 or 200 per cent of

the amount of the refund claimed in respect of the invoice or invoices on or in connection with which the misrepresentation is made.

- (8) Subsections 1, 2 and 3 apply only to or with respect to tax on gasoline paid prior to the 8th day of April, 1975. O. Reg. 265/75, s. 1.
 - 2. Section 7 of the said Regulation is revoked and the following substituted therefor:
- 7. Where it is established to the satisfaction of the Minister that tax has been paid under this Act by,
 - (a) any person in respect of any product that is excluded by this Regulation from the application of the Act; or
 - (b) any person exempt under this Regulation from the payment of the tax imposed by the Act,

such tax may, upon application by the person who paid the tax, be refunded in full to the applicant, but no refund under this section shall be made of tax that has been paid more than two years before the date on which the application for a refund is mailed or delivered to the Minister. O. Reg. 265/75, s. 2.

- 3.—(1) Section 8 of the said Regulation is amended by adding thereto the following subsections:
- (4a) The Minister may, upon application from a purchaser, refund the tax paid after the 7th day of April, 1975 on gasoline where,
 - (a) the gasoline has been, in the opinion of the Minister, used exclusively in a business, industry or institution and for business, industrial or institutional purposes that are not excluded by any regulation made under the Act from the application of this subsection; or
 - (b) the gasoline has been used to operate auxiliary equipment of a motor vehicle, the power from which auxiliary equipment is not used or designed for the propulsion of a motor vehicle on the highway, and the motor vehicle to which such equipment is auxiliary is not principally used by its owner or operator for the transportation of passengers, whether or not for hire, or for the pleasure or recreation of the owner or operator,

but no refund of tax may be made under this subsection with respect to gasoline used to operate a motor vehicle licensed or required to be licensed under *The Highway Traffic Act*, or with respect to gasoline used in the operation of any motor vehicle used or intended to be used principally for the recreation or pleasure of its owner or operator.

- (4b) An application for a refund under subsection 1 or 4a of tax paid after the 7th day of April, 1975 shall be accompanied by properly receipted invoices covering the purchase of the gasoline in respect of the tax on which the applicant is claiming a refund, but no refund of such tax so paid shall be made where the tax was paid more than two years before the date on which the application is mailed or delivered to the Minister. O. Reg. 265/75, s. 3 (1).
 - (2) Subsections 5, 6, 7 and 8 of the said section 8 are revoked and the following substituted therefor:
- (5) An application for refund under subsections 1 to 4 shall be accompanied by properly receipted invoices covering the purchase of the gasoline in respect of which the applicant is claiming a refund, but, subject to subsection 6, no refund shall be made where the tax is paid more than eight months before the date on which the application is mailed or delivered to the Minister.
- (6) Where the tax is paid more than eight months and not more than fourteen months before the date on which an application for a refund under subsections 1 to 4 is mailed or delivered to the Minister, the amount of the refund in respect of the tax shall be 90 per cent of the amount to which the applicant would otherwise be entitled.
- (7) Each invoice submitted in support of an application for a refund under subsection 1 or 4a shall clearly show the date upon which the tax was collected and the amount of the tax collected, and no refund shall be made in respect of an invoice or invoices on or in connection with which the applicant has misrepresented a material fact.
- (8) Where an application for a refund under subsection 1 or 4a is supported in whole or in part by an invoice or invoices on or in connection with which the applicant has misrepresented a material fact, the amount of the refund that may be granted by the Minister in respect of the application shall be reduced by the greater of \$5 or 200 per cent of the amount of refund claimed in respect of the invoice or invoices on or in connection with which the misrepresentation is made.
- (8a) Subsections 2, 3, 4, 5 and 6 apply only to or with respect to tax on gasoline paid prior to the 8th day of April, 1975. O. Reg. 265/75, s. 3 (2).
 - (3) Subsection 9 of the said section 8 is amended by adding thereto the following clause:
 - (da) "motor vehicle" means a machine operated, propelled or driven otherwise than by muscular power.

- 4. Section 9 of the said Regulation is revoked and the following substituted therefor:
- 9.—(1) Subject to subsection 3, where, prior to the 8th day of April, 1975, gasoline or aviation fuel is exported in bulk from Ontario, the Minister may, on application from an exporter, refund to the exporter the tax paid by him prior to the 8th day of April, 1975 in respect of such gasoline or aviation fuel, provided that,
 - (a) the gasoline or aviation fuel was not exported in the fuel tank of a motor vehicle;
 - (b) the gasoline or aviation fuel was exported for the purposes of sale or resale; and
 - (c) the application for the refund is submitted not more than three months after the date of export of the gasoline or aviation fuel in the form required by the Minister and is supported by,
 - (i) properly receipted invoices showing the purchase of the gasoline or aviation fuel and that tax has been paid thereon,
 - (ii) documentary evidence sufficient to satisfy the Minister that the gasoline or aviation fuel has been exported, and
 - (iii) certification by the jurisdiction to which the gasoline or aviation fuel has been exported to the effect that tax has been paid to that jurisdiction on the gasoline or aviation fuel in respect of which the refund is being claimed or that the gasoline or aviation fuel is exempt from any tax.
- (2) Subject to subsection 3, where, on or after the 8th day of April, 1975, gasoline or aviation fuel is exported in bulk from Ontario, the Minister may, on application from an exporter, refund to the exporter the tax paid by him on and after the 8th day of April, 1975 in respect of such gasoline or aviation fuel, provided that,
 - (a) the gasoline or aviation fuel was not exported in the fuel tank of a motor vehicle;
 - (b) the gasoline or aviation fuel was exported for the purposes of sale or resale; and
 - (c) the application for the refund, in the form required by the Minister, is mailed or delivered to the Minister not more than two years after the date on which the tax was paid on the exported gasoline or aviation fuel, and is supported by,

- (i) properly receipted invoices showing the purchase of the gasoline or aviation fuel and that tax has been paid thereon,
- (ii) documentary evidence sufficient to satisfy the Minister that the gasoline or aviation fuel has been exported, and
- (iii) certification by the jurisdiction to which the gasoline or aviation fuel has been exported to the effect that tax has been paid to that jurisdiction on the gasoline or aviation fuel in respect of which the refund is being claimed or that the gasoline or aviation fuel is exempt from any tax.
- (3) Where an application for a refund under this section is supported in whole or in part by any document or documents on or in connection with which the applicant has misrepresented a material fact, no refund shall be made with respect to the gasoline or aviation fuel with respect to which the application is made. O. Reg. 265/75, s. 4.
 - 5. Section 10 of the said Regulation is amended by adding thereto the following subsections:
- (1a) The Minister may, upon application from a purchaser made within two years from the date on which the tax is paid, refund the tax paid on aviation fuel, purchased on or after the 8th day of April, 1975, where the aviation fuel is delivered directly to the fuel tanks of an aircraft making a technical stop at Ottawa International Airport for the sole purpose of refueling, but no refund shall be made with respect to fuel delivered to an aircraft which is not, at the time of making the stop, on a transoceanic flight entitling the aircraft to make the stop. O. Reg. 265/75, s. 5, part.
- (3) Subsection 1 applies only to or with respect to tax on aviation fuel paid prior to the 8th day of April, 1975. O. Reg. 265/75, s. 5, part.

(5192)

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 266/75.

Exemption—Conveyance to Square D Company Canada Limited. Made—April 8th, 1975. Filed—April 9th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 909/74 MADE UNDER THE LAND TRANSFER TAX ACT, 1974 Section 1 of Ontario Regulation 909/74 is amended by inserting after "from" in the ninth line "Travelaire Trailer Mfg. Ltd., a wholly-owned subsidiary of". O. Reg. 266/75, s. 1.

(5193)

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THE LAND TRANSFER TAX ACT, 1974

O. Reg. 267/75. Refund. Made—April 8th, 1975. Filed—April 9th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

REFUND

CONVEYANCE TO CANADIAN KNIFE AND SAW COMPANY LIMITED

1. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of *The Land Transfer Tax Act, 1974* were applied and that was paid in respect of the tender for registration of the conveyance from Kamato Holdings Limited to Canadian Knife and Saw Company Limited, a non-resident person, which conveyance is dated the 5th day of July, 1974 and was registered as Instrument Number 323773 VS in the Land Registry Office for the Registry Division of Peel (No. 43) on the 24th day of July, 1974. O. Reg. 267/75, s. 1.

(5194)

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THE LAND TRANSFER TAX ACT, 1974

O. Reg. 268/75. Exemption. Made—April 8th, 1975. Filed—April 9th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

EXEMPTION

CONVEYANCE TO LEWIS BINNER

1. The Minister is authorized to exempt from that part of the tax payable under subsection 2 of section 2 of *The Land Transfer Tax Act, 1974* that exceeds the amount of tax that would result if the

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rates under subsection 1 of the said section 2 were applied, any person who tendered for registration a conveyance dated the 13th day of September, 1974 from Mary Barry to Lewis Seaton Binner, a non-resident person, which conveyance was registered as Instrument Number 145717 in the Land Registry Office for the Registry Division of Renfrew (No. 49) on the 20th day of September, 1974. O. Reg. 268/75, s. 1.

(5195)

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 269/75. Refund. Made—April 8th, 1975. Filed—April 9th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

REFUND

CONVEYANCE TO EKBERG CANADA LIMITED

1. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of The Land Transfer Tax Act, 1974 were applied and that was paid in respect of the tender for registration of the conveyance from The Corporation of the City of Brockville to Ekberg Canada Limited, a non-resident person, which conveyance is dated the 6th day of August, 1974 and was registered as Instrument Number 66488 in the Land Registry Office for the Registry Division of Leeds (No. 28) on the 5th day of September, 1974. O. Reg. 269/75, s. 1.

(5196)

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 270/75. Refunds. Made—April 8th, 1975. Filed—April 9th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

REFUNDS

CONVEYANCE TO J. & E. HALL (CANADA) LIMITED

1. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of The Land Transfer Tax Act, 1974 were applied and that was paid in respect

of the tender for registration of the conveyance from Robert James McKnight to J. & E. Hall (Canada) Limited, a non-resident person, which conveyance is dated the 15th day of August, 1974 and was registered as Instrument Number 198296 in the Land Registry Office for the Registry Division of Carleton (No. 5) on the 26th day of August, 1974. O. Reg. 270/75, s. 1.

CONVEYANCE TO SORENCO LIMITED

2. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of *The Land Transfer Tax Act, 1974* were applied and that was paid in respect of the tender for registration of the conveyance from Myrtle May Delaney to Sorenco Limited, a non-resident person, which conveyance is dated the 11th day of July, 1974 and was registered as Instrument Number 68242 in the Land Registry Office for the Registry Division of Sudbury (No. 53) on the 8th day of August, 1974. O. Reg. 270/75, s. 2.

(5197)

THE PLANNING ACT

O. Reg. 271/75.

Restricted Areas—The Regional Municipality of York, Town of Markham.

Made—April 7th, 1975.

Filed—April 10th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 104/72 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 104/72 is amended by adding thereto the following section:
- 36. Notwithstanding any other provision of this Order, the land described in Schedule 30 may be used for a private golf clubhouse and buildings and structures accessory thereto, provided the following requirements are met:

Minimum front yard 400 feet

Minimum side yard 10 feet on one side and 4 feet on the other side

Minimum frontage 600 feet

O. Reg. 271/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 30

That parcel of land situate in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, being composed of parts of lots 1, 2 and 3 in Concession VIII of the Town of Markham, more particularly described as follows:

Beginning at a place in the southerly limit of the said Lot 1 distant 1,718.97 feet measured westerly along that southerly limit from the southeasterly angle of that Lot;

Thence along the said southerly limit a distance of 1,398 feet to a point;

Thence north 7° 40′ 30″ west along an existing fence line and the prolongation thereof a distance of 4,157.66 feet to a point in the northerly limit of Lot 3 in the said Concession;

Thence easterly along that northerly limit a distance of 1,398 feet to a point;

Thence south 7° 40′ 30″ east a distance of 4,159.5 feet to the place of beginning;

Excepting the right-of-way of the lands of the Canadian National Railways as described in an Instrument registered in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number 46711. O. Reg. 271/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 7th day of April, 1975.

(5211)

THE HIGHWAY TRAFFIC ACT

O. Reg. 272/75. Speed Limits. Made—April 8th, 1975. Filed—April 11th, 1975.

REGULATION TO AMEND
REGULATION 429 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HIGHWAY TRAFFIC ACT

 Part 4 of Schedule 8 to Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph: Norfolk-

Town of Port Dover

- 24. That part of the King's Highway known as No. 6 in the County of Norfolk beginning at a point situate 1,200 feet measured easterly from its intersection with the centre line of the roadway known as Donjon Boulevard in the Town of Port Dover and extending easterly therealong for a distance of 1,200 feet.
- 2.—(1) Paragraphs 10 and 11 of Part 1 of Schedule 9 to the said Regulation are revoked and the following substituted therefor:

Peterborough-

Twp. of Belmont and Methuen

Village of Norwood 10. That part of the King's Highway known as No. 7 in the County of Peterborough lying between a point situate 2,000 feet measured easterly from its intersection with the easterly limit of the Village of Norwood and a point situate 1,940 feet measured westerly from its intersection with the westerly limit of that part of the King's Highway known as No. 30 in the Township of Belmont and Methuen.

Peterborough and Hastings---

Twp. of Belmont and Methuen

Village of Marmora 11. That part of the King's Highway known as No. 7 lying between a point d situate 1,100 feet measured easterly from its intersection with the line between concessions 8 and 9 in the Township of Belmont and Methuen in the County of Peterborough and a point situate 2,000 feet measured westerly from its intersection with the westerly limit of the Village of Marmora in the County of Hastings.

(2) Paragraph 13 of Part 1 of the said Schedule 9, as remade by subsection 1 of section 4 of Ontario Regulation 924/74, is revoked and the following substituted therefor:

Regional Municipality of Ottawa-Carleton—

County of Lanark—

Twps. of Goulbourn and Beckwith

13. That part of the King's Highway known as No. 7 lying between a point situate 600 feet measured westerly from its intersection with the centre line of the westerly junction of the roadway known as Regional Road No. 5 in the Township of Goulbourn in The Regional Municipality of Ottawa-Carleton and a point situate at its intersection with the centre line of Lot 16 in the Township of Beckwith in the County of Lanark.

- (3) Part 4 of the said Schedule 9 is amended by adding thereto the following paragraphs:
- Peterborough-

Twp. of Belmont and Methuen

21. That part of the King's Highway known as No. 7 in the Township of Belmont and Methuen in the County of Peterborough beginning at a point situate 1,490 feet measured westerly from its intersection with the westerly limit of that part of the King's Highway known as No. 30 and extending westerly therealong for a distance of 450 feet.

22. That part of the King's Highway

Peterborough-

known as No. 7 in the Township of Belmont and Methuen in the County of Peterborough beginning at a point Twp. of Belsituate at its intersection with the line mont and between concessions 8 and 9 and ex-Methuen tending easterly therealong for a distance of 1,100 feet.

3.—(1) Paragraph 13 of Part 1 of Schedule 15 to the said Regulation, as remade by section 6 of Ontario Regulation 91/72, is revoked and the following substituted there-

Regional Municipality of York-

Twp. of Tecumseth

Town of Newmarket

13. That part of the King's Highway known as No. 9 lying between a point situate 1,500 feet measured westerly from its intersection with the westerly limit of the west entrance to the Upper Canada Mall in the Town of Newmarket in The Regional Municipality of York and a point situate at its intersection with that part of the King's Highway known as No. 27 in the Township of Tecumseth in the County of Simcoe and the Township of King in The Regional Municipality of York.

(2) Part 4 of the said Schedule 15 is amended by adding thereto the following paragraph:

Regional Municipality of York-

Town of Newmarket 8. That part of the King's Highway known as No. 9 in the Town of Newmarket in The Regional Municipality of York lying between a point situate 1,500 feet measured westerly from its intersection with the westerly limit of the west entrance to the Upper Canada Mall and a point situate at its intersection with the westerly limit of that part of the King's Highway known as No. 11.

4.-(1) Paragraph 1 of Part 1 of Schedule 17 to the said Regulation is revoked and the following substituted therefor:

Regional Municipality of York-

Twp. of King

Town of Newmarket 1. That part of the King's Highway known as No. 11 in The Regional Municipality of York lying between a point situate 1,500 feet measured northerly from its intersection with the northerly limit of the north entrance to the Upper Canada Mall in the Town of Newmarket and a point situate 2,000 feet measured southerly from its intersection with the southerly limits of the bridge over the Schomberg River in the Township of King.

(2) Part 3 of the said Schedule 17 is amended by adding thereto the following paragraph:

Regional Municipality of York-

Towns of Aurora and Newmarket 5. That part of the King's Highway known as No. 11 in The Regional Municipality of York lying between a point situate at its intersection with the line between lots 83 and 84 in Concession 1 in the Town of Aurora and a point situate 200 feet measured southerly from its intersection with the southerly limit of the roadway known as William Roe Boulevard in the Town of Newmarket.

(3) Part 4 of the said Schedule 17 is amended by adding thereto the following paragraph:

Regional Municipality of York-

Town of Newmarket

21. That part of the King's Highway known as No. 11 in the Town of Newmarket in The Regional Municipality of York lying between a point situate 200 feet measured southerly from its intersection with the southerly limit of the roadway known as William Roe Boulevard and a point situate 1,500 feet measured northerly from its intersection with the northerly limit of the north entrance to the Upper Canada Mall.

5.—(1) Paragraph 2 of Part 4 of Schedule 18 to the said Regulation is revoked and the following substituted therefor:

Simcoe-

Twp. of Orillia

2. That part of the King's Highway known as No. 11B in the Township of Orillia in the County of Simcoe lying between a point situate 1,500 feet measured easterly from its intersection with the centre line of the road allowance between concessions 2 and 3 and a point situate at its intersection with the northerly limit of that part of the King's Highway known as No. 11.

(2) Paragraph 3 of Part 4 of the said Schedule 18, as remade by section 4 of Ontario Regulation 679/74, is revoked and the following substituted therefor:

Simcoe City of Orillia

- 3. That part of the King's Highway known as No. 11B in the City of Orillia in the County of Simcoe lying between a point situate at its intersection with the northerly limit of the roadway known as Sundial Drive and a point situate at its intersection with the southerly limit of that part of the King's Highway known as No. 11.
- 6.—(1) Paragraph 23 of Part 1 of Schedule 24 to the said Regulation is revoked and the following substituted therefor:

23. That part of the King's Highway District of Thunder Bay-

known as No. 17 in the Territorial District of Thunder Bay lying between a point situate 4,500 feet measured easterly from its intersection with Municipal the roadway known as Ontario Street Twps. of in the municipal Township of Schreiber Schreiber and a point situate 1,300 feet measured and Terrace westerly from its intersection with Bay the westerly limit of the structure over the Aquasabon River in the municipal Township of Terrace Bay.

(2) Part 4 of the said Schedule 24 is amended by adding thereto the following paragraphs:

District of Thunder Bay-

Municipal Twp. of Schreiber

21. That part of the King's Highway known as No. 17 in the municipal Township of Schreiber in the Territorial District of Thunder Bay beginning at a point situate 300 feet measured easterly from its intersection with the roadway known as Ontario Street and extending easterly therealong for a distance of 4,500 feet.

District of Kenora-

Twp. of Langton 22. That part of the King's Highway known as No. 17 in the Township of Langton in the Territorial District of Kenora lying between a point situate 750 feet measured westerly from its intersection with that part of the King's Highway known as No. 647 and a point situate 2,400 feet measured easterly from its intersection with that part of the King's Highway known as No. 105.

7.—(1) Paragraph 2, and paragraph 3 as remade by section 1 of Ontario Regulation 325/73, of Part 1 of Schedule 32 to the said Regulation are revoked and the following substituted therefor:

Lambton-

Twp. of Bosanquet 2. That part of the King's Highway known as No. 21 in the Township of Bosanguet in the County of Lambton lying between a point situate 1,600 feet measured northerly from its intersection with the centre line of the road allowance between the townships of Warwick and Bosanquet and a point situate 1,100 feet measured southerly from its intersection with the centre line of the roadway known as Lambton County Road No. 3.

Lambton-

Twp. of Bosanquet

- 3. That part of the King's Highway known as No. 21 in the Township of Bosanquet in the County of Lambton lying between a point situate 800 feet measured northerly from its intersection with the centre line of that part of the King's Highway known as No. 82 and a point situate 200 feet measured northerly from its intersection with the centre line of the road allowance between lots 5 and 6 in Concession East of Lake Road.
- (2) Part 4 of the said Schedule 32 is amended by adding thereto the following paragraph:

Lambton-

Twp. of Bosanquet 16. That part of the King's Highway known as No. 21 in the Township of Bosanguet in the County of Lambton lying between a point situate 800 feet measured northerly from its intersection with the centre line of that part of the King's Highway known as No. 82 and a point situate 1,100 feet measured southerly from its intersection with the centre line of the roadway known as Lambton County Road No. 3.

8.-(1) Paragraph 1 of Part 1 of Schedule 41 to the said Regulation is revoked and the following substituted therefor:

Peterborough and Northumberland-

Twps. of Belmont and Methuen and Seymour

1. That part of the King's Highway known as No. 30 lying between a point situate 900 feet measured southerly from its intersection with the southerly limit of the road allowance between lots 5 and 6 in Concession 9 in the Township of Belmont and Methuen in the County of Peterborough and a point situate 2,800 feet measured northerly from its intersection with the line between lots 6 and 7 in Concession 7 in the Township of Seymour in the County of Northumberland.

(2) Part 4 of the said Schedule 41 is amended by adding thereto the following paragraph:

Peterborough—

Twp. of Belmont and Methuen

- 5. That part of the King's Highway known as No. 30 in the Township of Belmont and Methuen in the County of Peterborough beginning at a point situate at its intersection with the southerly limit of the road allowance between lots 5 and 6 in Concession 9 and extending southerly therealong for a distance of 900 feet.
- 9.—(1) Paragraph 4 of Part 4 of Schedule 43 to the said Regulation is revoked.
- (2) Paragraph 3 of Part 5 of the said Schedule 43 is revoked and the following substituted therefor:

Frontenac and Lennox and Addington—

Twps. of Kingston and Ernestown 3. That part of the King's Highway known as No. 33 lying between a point situate 670 feet measured westerly from its intersection with the centre line of the road allowance between Lot 1 and the Miles Square Block in Concession 2 in the Township of Kingston in the County of Frontenac and a point situate at its intersection with the line between lots 33 and 34 in Broken Front Concession in the Township of Ernestown in the County of Lennox and Addington.

(3) Paragraph 2 of Part 7 of the said Schedule 43 is revoked and the following substituted therefor:

Frontenac— Twp. of Kingston

2. That part of the King's Highway known as No. 33 in the Township of Kingston in the County of Frontenac lying between a point situate 300 feet measured westerly from its intersection with the line between lots 2 and 3 in Concession 2 and a point situate 670 feet measured westerly from its intersection with the centre line of the road allowance between Lot 1 and the Miles Square Block in Concession 2.

- 10.—(1) Paragraph 1 of Part 5 of Schedule 54 to the said Regulation is revoked.
- (2) Part 7 of the said Schedule 54, as remade by section 11 of Ontario Regulation 679/74, is amended by adding thereto the following paragraphs:

Leeds-

Twp. of Bastard and South Burgess

2. That part of the King's Highway known as No. 42 in the Township of Bastard and South Burgess in the County of Leeds beginning at a point situate 720 feet measured easterly from its intersection with the line between concessions 6 and 7 and extending westerly therealong for a distance of 3,100 feet.

Leeds--

Twp. of Bastard and South Burgess

3. That part of the King's Highway known as No. 42 in the Township of Bastard and South Burgess in the County of Leeds beginning at a point situate 710 feet measured easterly from its intersection with the centre line of the road allowance between oncessions 3 and 4 and extending westerly therealong for a distance of 1,325 feet.

11. Schedule 62 to the said Regulation is amended by adding thereto the following Part:

PART 5

Regional Municipality of Hamilton-Wentworth—

Town of Ancaster 1. That part of the King's Highway known as No. 53 in the Town of Ancaster in The Regional Municipality of Hamilton-Wentworth lying between a point situate 1,000 feet measured westerly from its intersection with the roadway known as Fiddler's Green Road and a point situate at its intersection with the roadway known as Townline Road.

12.—(1) Paragraph 1 of Part 1 of Schedule 63 to the said Regulation is revoked and the following substituted therefor:

Regional Municipality of Haldimand-Norfolk—

Town of Haldimand 1. That part of the King's Highway known as No. 54 in the Town of Haldimand in The Regional Municipality of Haldimand-Norfolk lying between a point situate at its intersection with the northerly limit of the roadway known as Latham Street (not open) and a point situate 1,000 feet measured southerly from its intersection with the southerly limit of the roadway known as Seneca-N. Cayuga Townline.

(2) Part 4 of the said Schedule 63 is amended by adding thereto the following paragraph:

Regional Municipality of Haldimand-Norfolk—

Town of Haldimand 2. That part of the King's Highway known as No. 54 in the Town of Haldimand in The Regional Municipality of Haldimand-Norfolk lying between a point situate 850 feet measured southerly from its intersection with the southerly limit of the roadway known as Mill Street and a point situate 1,000 feet measured southerly from its intersection with the southerly limit of the roadway known as Seneca-N. Cayuga Townline.

13.—(1) Paragraph 4 of Part 1 of Schedule 100 to the said Regulation, as remade by subsection 1 of section 15 of Ontario Regulation 679/74, is revoked and the following substituted therefor:

Simcoe—
Twp. of

Medonte

4. That part of the King's Highway known as No. 93 in the Township of Medonte in the County of Simcoe lying between a point situate 250 feet measured northerly from its intersection with the line between lots 56 and 57 in Concession 1 and a point situate 400 feet measured southerly from its intersection with the centre line of the roadway known as Simcoe County Road No. 30.

(2) Part 1 of the said Schedule 100 is amended by adding thereto the following paragraph:

Simcoe-

Medonte

- 6. That part of the King's Highway known as No. 93 in the Township of Medonte in the County of Simcoe lying between a point situate 400 feet measured northerly from its intersection with the centre line of the road allowance between lots 68 and 69 in Concession 1 and a point situate 400 feet measured northerly from its intersection with the line between lots 74 and 75 in Concession 1 in the townships of Medonte and Flos.
- (3) Part 4 of the said Schedule 100 is amended by adding thereto the following paragraph:

Simcoe-

Twp. of Medonte

- 2. That part of the King's Highway known as No. 93 in the Township of Medonte in the County of Simcoe lying between a point situate 400 feet measured southerly from its intersection with the centre line of the roadway known as Simcoe County Road No. 30 and a point situate 400 feet measured northerly from its intersection with the centre line of the road allowance between lots 68 and 69 in Concession 1.
- (4) Paragraph 1 of Part 5 of the said Schedule 100, as remade by subsection 3 of section 15 of Ontario Regulation 679/74, is revoked and the following substituted therefor:

Simcoe-

Twp. of Medonte 1. That part of the King's Highway known as No. 93 in the Township of Medonte in the County of Simcoe lying between a point situate at its intersection with the line between lots 53 and 54 in Concession 1 and a point situate 250 feet measured northerly from its intersection with the line between lots 56 and 57 in Concession 1.

14.—(1) Schedule 121 to the said Regulation is amended by adding thereto the following Part:

PART 3

Middlesex--

City of London

Twp. of Westminster

1. That part of the King's Highway known as No. 135 of the City of London in the County of Middlesex lying between a point situate 2,800 feet measured westerly from its intersection with the westerly limit of the roadway known as Wellington Road and a point situate at its intersection with the line between lots 28 and 29 in Concession 2 in the Township of Westminster.

(2) Paragraph 1 of Part 5 of the said Schedule 121 is revoked and the following substituted therefor:

Middlesex---

City of London 1. That part of the King's Highway known as No. 135 in the City of London in the County of Middlesex lying between a point situate 1,630 feet measured southerly from its intersection with the centre line of that part of the King's Highway known as No. 401 and a point situate 2,800 feet measured westerly from its intersection with the westerly limit of the roadway known as Wellington Road.

(5212)

17

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THE EMPLOYMENT STANDARDS ACT, 1974

O. Reg. 273 /75. Ambulance Service Industry. Made—April 8th, 1975. Filed—April 11th, 1975.

REGULATION TO AMEND
REGULATION 242 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE EMPLOYMENT STANDARDS ACT, 1974

- 1. Section 3 of Regulation 242 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 609/74, is revoked and the following substituted therefor:
- 3. All employers in the ambulance service industry who pay employees engaged as ambulance drivers, drivers' helpers and first-aid attendants a weekly wage of not less than \$115.20 on and after

the 1st day of May, 1975 are exempt from the provisions of subclause iii of clause a of subsection 1 of section 11 of the Act respecting those employees. O. Reg. 273/75, s. 1.

O. Reg. 274/75

This Regulation comes into force on the 1st day of May, 1975. O. Reg. 273/75, s. 2.

(5213)

THE EMPLOYMENT STANDARDS ACT, 1974

O. Reg. 274/75. General. Made—April 8th, 1975. Filed—April 11th, 1975.

REGULATION TO AMEND REGULATION 244 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE EMPLOYMENT STANDARDS ACT, 1974

- Section 7 of Regulation 244 of Revised Regulations of Ontario, 1970, as remade by section 5 of Ontario Regulation 611/74, is revoked and the following substituted therefor:
- 7.—(1) Every employer shall pay not less than the minimum wage hereinafter prescribed,
 - (a) subject to the minimum wage prescribed in clauses c, d and e, \$2.00 an hour to a student under eighteen years of age where the weekly hours of the student are not in excess of twenty-eight hours or where the student is employed during a school holiday;
 - (b) subject to the minimum wage prescribed in clauses c, d and e, \$2.30 an hour to a learner during the first month of the employment of the learner;
 - (c) \$115.20 a week to an ambulance driver, a driver's helper or a first-aid attendant employed in the ambulance service industry or where the ambulance driver, driver's helper or first-aid attendant employed in the ambulance service industry works not more than forty-eight hours a week, \$2.40 an hour;
 - (d) \$2.65 an hour to an employee employed in construction;
 - (e) \$2.65 an hour to a guard employed to protect property during construction who guards the site of construction; and

- (f) to an employee, other than an employee mentioned in clauses a to ε, both inclusive, \$2.40 an hour.
- (2) Where meals or room or both are taken into account by an employer in calculating the minimum wage of an employee, the maximum amount at which meals or room or both shall be valued for the purpose of determining if the minimum wage prescribed has been paid to the employee shall be as follows:

Room \$10.00 a week
 Meals \$1.05 each and not more than \$22.00 a week

- 3. Both room and meals \$32.00 a week.
- (3) Charges for meals or room shall not be deducted from the minimum wages of an employee unless he has actually received the meals and has occupied the room supplied. O. Reg. 274/75, s. 1.
 - This Regulation comes into force on the 1st day of May, 1975.
 O. Reg. 274 /75, s. 2.

(5214)

THE CONSERVATION AUTHORITIES ACT

O. Reg. 275/75.

Fill, Construction and Alteration to Waterways—Nottawasaga Valley. Made—March 20th, 1975. Approved—April 8th, 1975. Filed—April 11th, 1975.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT

FILL, CONSTRUCTION AND ALTERATION TO WATERWAYS—NOTTAWASAGA VALLEY

INTERPRETATION

- 1. In this Regulation,
 - (a) "Authority" means The Nottawasaga Valley Conservation Authority;
 - (b) "building or structure" means a building or structure of any kind;
 - (c) "drainage area" means, for a point, the area which contributes runoff to that point;

- (d) "fill" means earth, sand, gravel, rubble, rubbish, garbage or any other material whether similar to or different from any of the aforementioned materials, whether originating on the site or elsewhere, used or capable of being used to raise, lower or in any way affect the contours of the ground;
- (e) "fill line" means any line designated as such on the maps referred to in the Schedule:
- (f) "regional storm" means a storm producing in a forty-eight hour period in a drainage area of,
 - (i) ten square miles or less, a rainfall that has the distribution set out in Table 1, or
 - (ii) more than ten square miles, a rainfall such that the number of inches of rain referred to in each case in Table 1 shall be modified by the percentage amount shown in Column 2 of Table 1 opposite the size of the drainage area set out opposite thereto in Column 1 of Table 2.

TABLE 1

- 0.6 inches of rain in the first hour
- 0.8 inches of rain in the second hour
- 0.4 inches of rain in the third hour
- 0.1 inches of rain in the fourth hour
- 0.2 inches of rain in the fifth hour
- 0.8 inches of rain in the sixth hour
- 1.7 inches of rain in the seventh hour
- 0.8 inches of rain in the eighth hour
- 0.9 inches of rain in the ninth hour 0.5 inches of rain in the tenth hour
- 0.5 inches of rain in the eleventh hour
- 0.3 inches of rain in the twelfth hour

TABLE 2

	COLUMN 1	COLUMN 2
	Drainage Area (Square miles)	Percentage
11 to	20 both inclusive	97
21 to	30 both inclusive	94
31 to	40 both inclusive	90
41 to	60 both inclusive	87
61 to	80 both inclusive	84
81 to 1	00 both inclusive	82
	50 both inclusive	79
151 to 2	00 both inclusive	76
	00 both inclusive	74
301 to 4	00 both inclusive	70
401 to 5	00 both inclusive	68
501 to 6	00 both inclusive	66
601 to 7	00 both inclusive	65
701 to 8	00 both inclusive	64
801 to 9	00 both inclusive	63
901 to 10	00 both inclusive	62
1001 to 15	00 both inclusive	58
1501 to 20	00 both inclusive	56
2001 to 25	00 both inclusive	53
2501 to 30	00 both inclusive	50

- (g) "river", "lake", "creek", "stream" or "watercourse" means any river, lake, creek, stream or watercourse under the jurisdiction of the Authority. O. Reg. 275/75,
- 2. The areas described in the Schedule are areas in which, in the opinion of the Authority, the control of flooding or pollution or the conservation of land may be affected by the placing or dumping of fill. O. Reg. 275/75, s. 2.
 - 3. Subject to section 4, no person shall,
 - (a) construct any building or structure or permit any building or structure to be constructed in or on a pond or swamp or in any area susceptible to flooding during a regional storm;
 - (b) place or dump fill or permit fill to be placed or dumped in the areas described in the Schedule whether such fill is already located in or upon such area, or brought to or on such area from some other place or places;
 - (c) straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse. O. Reg. 275/75, s. 3.

- 4. Subject to *The Ontario Water Resources Act* or to any private interest, the Authority may permit in writing the construction of any building or structure or the placing or dumping of fill or the straightening, changing, diverting or interfering with the existing channel of a river, creek, stream or watercourse to which section 3 applies if, in the opinion of the Authority, the site of the building or structure or the placing or dumping and the method of construction or placing or dumping or the straightening, changing, diverting or interfering with the existing channel will not affect the control of flooding or pollution or the conservation of the land. O. Reg. 275/75, s. 4.
- 5. No person shall commence to construct any building or structure or dump or place fill or straighten, change, divert or interfere with the existing channel of a river, creek, stream or watercourse in any area to which section 3 applies before permission to do so has been obtained under section 4. O. Reg. 275/75, s. 5.
- **6.**—(1) A signed application for permission to construct a building or structure shall be filed with the Authority and shall include,
 - (a) four copies of a plan of the property showing the proposed location of the building or structure, its elevation and the proposed final grade plan;
 - (b) four copies of a complete description of the type of building or structure to be constructed, including drainage details;
 - (c) four copies of a statement of the dates between which the construction will be carried out; and
 - (d) four copies of a statement of the proposed use of the building or structure following completion of the construction.
- (2) A signed application for permission to place or dump fill shall be filed with the Authority and shall include,
 - (a) four copies of a plan of the property on which the fill is to be placed, showing the proposed location of filling, the depth to which it is proposed to fill and the proposed final grade of the land when filling is completed;
 - (b) four copies of a complete description of the type of fill proposed to be placed or dumped;
 - (c) four copies of a statement of the dates between which the placing or dumping will be carried out; and

- (d) four copies of a statement of the proposed use of the land following completion of placing or dumping.
- (3) A signed application for permission to straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse, shall be filled with the Authority and shall include,
 - (a) four copies of a plan on which shall be shown in plan view and cross section the details of such straightening, change, diversion or interference;
 - (b) four copies of a description of the protective measures to be undertaken;
 - (c) four copies of a statement of the dates between which the straightening, changing, diverting or interfering will be carried out; and
 - (d) four copies of a statement of the purpose of the proposed work. O. Reg. 275/75, s. 6.
- 7. The Authority may, at any time, withdraw any permission given under this Regulation, if, in the opinion of the Authority, the conditions of the permit are not complied with. O. Reg. 275/75, s. 7.
- 8. Members of the staff of the Authority are appointed officers to enforce this Regulation. O. Reg. 275/75, s. 8.

Schedule

That part of the watershed of Innisfil Creek and its tributaries which lies within the Township of West Gwillimbury in the County of Simcoe more specifically described as follows:

- 1. The valleys containing Innisfil Creek and its tributaries.
- 2. Certain areas within the above-mentioned watershed, that are important as source or recharge areas to the above-named watershed, and being those areas as shown on maps labelled "Fill Line for West Gwillimbury Township" and numbered,

28 and 29

41 to 44 inclusive

55 to 60 inclusive

68 to 77 inclusive

84 to 95 inclusive

101 to 112 inclusive

and filed in the office of the Registrar of Regulations at Toronto as numbers 1879 to 1925. O. Reg. 275/75, Sched.

THE NOTTAWASAGA VALLEY CONSERVATION AUTHORITY:

ROBERT STURGEON
Chairman

VICKI BARRON Secretary-Treasurer

17

Dated at Angus, this 20th day of March, 1975.

(5215)

THE HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 276/75. General. Made—April 8th, 1975. Filed—April 11th, 1975.

REGULATION TO AMEND
REGULATION 439 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE HOMES FOR THE AGED AND REST
HOMES ACT

- 1. Subsection 4 of section 22 of Regulation 439 of Revised Regulations of Ontario, 1970, as remade by subsection 2 of section 3 of Ontario Regulation 311/72, and amended by subsection 1 of section 2 of Ontario Regulation 448/73, section 1 of Ontario Regulation 531/74, and section 1 of Ontario Regulation 912/74, is revoked and the following substituted therefor:
- (4) Subject to subsections 7, 8, 9, 10, 11, 12 and 13, the part of the operating and maintenance cost of a home payable by Ontario under section 28 of the Act shall be equal to,
 - (a) 70 per cent of,
 - (i) the cost of residential care,
 - (ii) any part of the first \$5.45 a day of the cost that cannot be paid by the resident, of extended care services provided on or after the 1st day of July, 1974, and before the 1st day of April, 1975,
 - (iii) any part of the first \$5.90 a day of the cost that cannot be paid by the resident, of extended care services provided on or after the 1st day of April, 1975,

- (iv) any part of the cost that exceeds \$17.00 a day of extended care services provided on or after the 1st day of September, 1974, and before the 1st day of April, 1975, and
- (v) any part of the cost that exceeds \$18.50 a day on or after the 1st day of April, 1975;
- (b) 100 per cent of,
 - (i) that part of the cost that exceeds the first \$5.45 a day but that does not exceed a maximum cost of \$17.00 a day of extended care services provided on or after the 1st day of September, 1974, and before the 1st day of April, 1975,
 - (ii) that part of the cost that exceeds the first \$5.90 a day but that does not exceed a maximum cost of \$18.50 a day of extended care services provided on or after the 1st day of April, 1975, and
 - (iii) the cost incurred in connection with the provision of extended care services, determined in a manner approved by the Minister, of,
 - a. approved drugs and pharmaceuticals, and
 - b. any approved device,

computed in accordance with Form 8. O. Reg. 276/75, s. 1.

- Section 24c of the said Regulation, as remade by section 3 of Ontario Regulation 531/74, is revoked and the following substituted therefor:
- 24c.—(1) The maximum amount that may be charged to at least 60 per cent of the residents who receive extended care services in a home shall not exceed for any such resident,
 - (a) \$5.45 a day for extended care services provided on or after the 1st day of July, 1974, and before the 1st day of April, 1975; and
 - (b) \$5.90 a day for extended care services provided on or after the 1st day of April, 1975.
- (2) The maximum amount that may, with the approval of the Minister, be charged to no more than 15 per cent of the residents who receive extended care services in a home shall not exceed for any such resident,

- (a) \$11.50 a day for extended care services provided on or after the 1st day of January, 1974, and before the 1st day of April, 1975; and
- (b) \$12.90 a day for extended care services provided on or after the 1st day of April, 1975. O. Reg. 276/75, s. 2.
- 3.—(1) Item 5 of Part III of Form 7 of the said Regulation, as remade by section 9 of Ontario Regulation 750/74, is revoked and the following substituted therefor:
- 5. Residents from Organized Territory
 - (a) Residents able to pay the basic rate of \$5.90 a day (full paying)....
 - (b) Residents unable to pay the basic rate of \$5.90 a day.....
- .
- (2) Item 5 of the notes to the said Form 7, as remade by section 9 of Ontario Regulation 750/74, is revoked and the following substituted therefor:
 - 5. An adjustment must be made to reflect the changes in rates in accordance with subsection 4 of section 22 of Regulation 439 of Revised Regulations of Ontario, 1970, for periods prior to April, 1975. O. Reg. 750/74, s. 9; O. Reg. 276/75, s. 3.
- 4.—(1) Item 13 of Part I of Form 8 of the said Regulation, as remade by subsection 1 of section 2 of Ontario Regulation 912/74, is revoked and the following substituted therefor:
 - 13. (see note) Deduct: amount by which expenditures to date, excluding drugs and devices for residents from unorganized territory, exceed \$18.50 per diem

resident days (item 6, column 2 of Part III of Form 7)

amount by which per diem cost (item 14, column 2 of Part II of Form 7) exceeds \$18.50

- (2) Items 15 and 17 of Part I of the said Form 8, as remade by subsection 1 of section 5 of Ontario Regulation 531/74, are revoked and the following substituted therefor:
 - 15. (see note) Deduct: revenue in respect of,
 - (a) Residents from unorganized territory (item 4, column 2 of Part I of Form 7);

\$.....

(b) Daily basic rate of \$5.90

resident days (item 6, column 2, of Part III of Form 7);

(c) Sundry (item 2, column 2 of Part I of Form 7)

. \$.....

- 17. (see note) Deficit with respect to residents from organized territory unable to pay basic rate of \$5.90 a day:
 - (a) $\frac{}{\text{(item 5(b), column 2 of Part III of}} \times \5.90 \$...
 - (b) Deduct: Item 1(b), column 2 of Part I of Form 7
- (3) The note to the said Form 8, as remade by subsection 2 of section 2 of Ontario Regulation 912/74, is revoked and the following substituted therefor:

Note: An adjustment must be made to reflect the changes in rates in accordance with subsection 4 of section 22 of Regulation 439 of Revised Regulations of Ontario, 1970, for the periods prior to April, 1975.

(5216)

17

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 277/75. General. Made—April 8th, 1975. Filed—April 11th, 1975.

REGULATION TO AMEND REGULATION 383 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

- 1.—(1) Subclauses iv, v and vi of subsection 3 of section 10 of Regulation 383 of Revised Regulations of Ontario, 1970, as remade by subsection 2 of section 1 of Ontario Regulation 779/74, are revoked and the following substituted therefor:
 - (iv) \$17.00 a day less his income up to a maximum of \$5.45 a day, for extended care services provided on or after the 1st day of September, 1974, and before the 1st day of April, 1975, and
 - (v) \$18.50 a day less his income up to a maximum of \$5.90 a day, for extended care services provided on or after the 1st day of April, 1975.
- (2) Subclause i of clause b of subsection 4 of the said section 10, as remade by subsection 3 of section 3 of Ontario Regulation 532/74, is revoked and the following substituted therefor:
 - (i) 80 per cent of the part of general assistance paid for any part of,
 - a. the first \$5.45 a day of the cost of his care provided on or after the 1st day of July, 1974, and before the 1st day of April, 1975, and
 - b. the first \$5.90 a day of the cost of his care provided on or after the 1st day of April, 1975, and

- (3) Subclause ii of clause b of subsection 4 of the said section 10, as remade by subsection 3 of section 1 of Ontario Regulation 779/74, is revoked and the following substituted therefor:
 - (ii) 100 per cent of the part of general assistance paid for,
 - a. that part of the cost of his care provided on or after the 1st day of September, 1974, and before the 1st day of April, 1975, that exceeds the first \$5.45 a day of such costs but that does not exceed a maximum cost of \$17.00 a day, and
 - b. that part of the cost of his care provided on or after the 1st day of April, 1975, that exceeds the first \$5.90 a day of such costs but that does not exceed a maximum cost of \$18.50 a day.
 - Subclauses i, ii, iii and iv of clause a of subsection 3 of section 11 of the said Regulation, as remade by subsection 5 of section 2 of Ontario Regulation 779/74, are revoked and the following substituted therefor:
 - (i) on or after the 1st day of September, 1974 and before the 1st day of April, 1975, the cost of his care in the home up to a maximum of \$17.00 a day multiplied by the number of days in the month where the recipient was receiving extended care services,
 - (ii) on or after the 1st day of April, 1975, the cost of his care in the home up to a maximum of \$18.50 a day multiplied by the number of days in the month where the applicant or recipient is entitled to receive extended care services,
 - (iii) on or after the 1st day of September, 1974, and before the 1st day of April, 1975, the cost of his care in the home up to a maximum of \$14.50 a day multiplied by the number of days in the month where the recipient was not receiving extended care services,

- (iv) on or after the 1st day of April, 1975, the cost of his care in the home up to a maximum of \$15.75 a day multiplied by the number of days in the month where the applicant or recipient is not entitled to receive extended care services.
- 3. Clause B of item 1 of Part 1 of Form 5 of the said Regulation, as remade by section 6 of Ontario Regulation 779/74, is revoked and the following substituted therefor:

B. Nursing Homes

THE CHARITABLE INSTITUTIONS ACT

O. Reg. 278/75. General. Made—April 8th, 1975. Filed—April 11th, 1975.

(5217)

REGULATION TO AMEND
REGULATION 85 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CHARITABLE INSTITUTIONS ACT

1.—(1) Subclauses ii and iii of clause a of subsection 5 of section 20 of Regulation 85 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 534/74, are revoked and the following substituted therefor:

(ii) any part of the first \$5.45 a day of the cost that cannot be paid by the resident of extended care services provided on or after the 1st day of July, 1974 and before the 1st day of April, 1975, and

- (iii) any part of the first \$5.90 a day of the cost that cannot be paid by the resident of extended care services provided on or after the 1st day of April, 1975; and
- (2) Subclause i, and subclauses ii and iia as remade by subsection 1 of section 1 of Ontario Regulation 913/74, of clause b of subsection 5 of the said section 20 are revoked and the following substituted therefor:

- (i) that part of the cost that exceeds the first \$5.45 a day but that does not exceed a maximum cost of \$17.00 a day of extended care services provided on or after the 1st day of September, 1974 and before the 1st day of April, 1975, and
- (ii) that part of the cost that exceeds the first \$5.90 a day but that does not exceed a maximum cost of \$18.50 a day of extended care services provided on or after the 1st day of April, 1975; and
- (3) Clauses c and d of subsection 7 of the said section 20, as remade by subsection 2 of section 1 of Ontario Regulation 913/74, are revoked and the following substituted therefor:
 - (c) \$17.00 for extended care services provided on or after the 1st day of September, 1974, and before the 1st day of April, 1975; and
 - (d) \$18.50 for extended care services provided on or after the 1st day of April, 1975,

- Section 20a of the said Regulation, as remade by section 2 of Ontario Regulation 70/74, and amended by section 2 of Ontario Regulation 534/74 and section 2 of Ontario Regulation 960/74, is revoked and the following substituted therefor:
- 20a.—(1) The maximum amount that may be charged to at least 60 per cent of the residents who receive extended care services in an approved charitable institution shall not, on and after the 1st day of April, 1975, exceed \$5.90 per day, for each such resident.
- (2) The maximum amount that may be charged to more than 15 per cent of the residents who receive extended care services in an approved charitable institution shall not, on and after the 1st day of April, 1975, exceed \$12.90 per day, for each such resident. O. Reg. 278/75, s. 2.
 - 3.—(1) Item 28 of Form 4a of the said Regulation, as remade by subsection 1 of section 3 of Ontario Regulation 534/74 and amended by subsection 1 of section 2 of Ontario Regulation 913/74, is revoked and the following substituted therefor:

28.	(a)	Cost of care and maintenance		
		(number of resident days (daily cost of care and item 12, column 2) maintenance item 13, column 2— maximum \$18.50 a day)	: \$	
		deduct		
	(b)	Revenue, period to date from:		
		Residents able to pay basic rate of \$5.90 a day (resident days \times \$5.90)	\$	
		Residents unable to pay basic rate of \$5.90 a day	\$	
	(c)	Institution portion of deficit for residents unable to pay the basic rate of \$5.90 a day		
		(i) resident days × \$5.90 = \$		
		(ii) less revenue received = \$		
		(iii) 20% of (i) minus (ii)	\$	
		Sub-total (a-b-c)	\$	

(2) Item 37 of the said Form 4a, as remade by subsection 2 of Section 2 of Ontario Regulation 913/74, is revoked and the following substituted therefor:

	Current Month	Period to Date (see notes 1 and 5)
37. (a) Amounts that residents paid in excess of the \$5.90 a day—up to a maximum which is the lesser of the actual daily amount (item 14, column 2) or \$18.50 a day, plus the cost of approved pharmaceuticals and approved devices (see note 4)	\$	S
(b) Resident days for residents who could have paid the lesser of the actual daily amount (item 14, column 2), or \$18.50 a day, plus the cost of approved drugs and pharmaceuticals and approved devices	s	S

- (3) Item 5 of the notes to the said Form 4a, as remade by subsection 3 of section 4 of Ontario Regulation 960/74, is revoked and the following substituted therefor:
 - 5. An adjustment must be made to reflect changes in rates in accordance with subsections 5 and 7 of section 20 of Regulation 85 of Revised Regulations of Ontario, 1970, as amended:
 - (a) in the case of extended care services, for the period prior to the 1st day of April, 1975;
 - (b) in the case of residential care, for the period prior to the 1st day of September, 1974.

(5218)

17

THE DEVELOPMENTAL SERVICES ACT, 1974

O. Reg. 279/75.

General.

Made-April 8th, 1975.

Filed—April 11th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 213/74 MADE UNDER THE DEVELOPMENTAL SERVICES ACT, 1974

- Schedule 1 to Ontario Regulation 213/74, as amended by section 1 of Ontario Regulation 187/75, is further amended by adding thereto the following items:
- 1a. Brockville St. Lawrence Regional Centre
- 7a. North Bay Nipissing Regional Centre
- 10a. St. Thomas St. Thomas Adult Rehabilitation and Training Centre

 This Regulation shall be deemed to have come into force on the 1st day of April, 1975.
 Reg. 279/75, s. 2.

(5219)

17

THE PLANNING ACT

O. Reg. 280/75.

Restricted Areas—All Lands within the Township of Murray in the County of Northumberland.

Made—April 8th, 1975.

Filed-April 11th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 320/74 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 320/74 is amended by adding thereto the following section:
- 6. Notwithstanding any other provision of this Order, an extension not exceeding 2,500 square feet in total floor area may be attached to the building now situate on the land described in Schedule 1 and may be used for the purpose of a welding shop. O. Reg. 280/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Township of Murray in the County of Northumberland, being composed of part of Lot 3 in Concession II of the said Township, more particularly described as follows:

Beginning at a place in the westerly limit of the said Lot 3 distant 4,985.30 feet measured south 19° 3′ east along that westerly limit from its northwesterly angle;

Thence south 19° 3′ east along that limit a distance of 421.56 feet to the northwesterly limit of that part of the King's Highway known as No. 33;

Thence north 50° 35' 40'' east along the northerly limit of the said part of the King's Highway a distance of 483.68 feet to a point;

Thence north 28° 40′ east along the said northerly limit a distance of 105.08 feet to a point;

Thence continuing along that northerly limit on a curve to the left, the arc of which has a radius of 691.20 feet a distance of 527.53 feet to a point on the said part of the King's Highway;

Thence south 50° 34' west a distance of 806.47 feet to the place of beginning. O. Reg. 280/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 8th day of April, 1975.

(5220)

THE PLANNING ACT

O. Reg. 281/75.

Order made under Section 29a of The Planning Act.

Made—April 8th, 1975.

Filed—April 11th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order

made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Town of Wasaga Beach in the County of Simcoe, formerly in the Township of Flos in the County of Simcoe, being composed of part of Lot 26 in Concession IX in the said Township and which said certain separate, singular parcel of land is shown in heavy outline and designated as Part 4 of a Plan of Survey prepared by L. D. Jackson, Ontario Land Surveyor, received and deposited as R. 908 and registered in the Registry Office for the Registry Division of Simcoe (No. 51) as Instrument 311967 on the 3rd day of October, 1969. O. Reg. 281/75, s. 1.

2. Ontario Regulation 21/75 is revoked. O. Reg. 281/75, s. 2.

DONALD R. IRVINE
Minister of Housing

Dated at Toronto, this 8th day of April, 1975.

(5221)

THE PLANNING ACT

O. Reg. 282/75.

Order made under Section 29a of The Planning Act.

Made—April 8th, 1975.

Filed—April 11th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Cavan in the County of Peterborough, formerly in the County of Durham, being composed of part of Lot 11 in Concession IV of the said Township, and being Lot 38 as shown on Registrar's Compiled Plan 101 for the Township of Cavan filed in the Land Registry Office for the Registry Division of Port Hope (No. 9) as Number 101. O. Reg. 282/75, s. 1.

Donald R. Irvine
Minister of Housing

Dated at Toronto, this 8th day of April, 1975.

(5222)

THE PLANNING ACT

O. Reg. 283/75.

Order made under Section 29a of The Planning Act.

Made—April 8th, 1975.

Filed—April 11th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcels of land:

Those parcels of land situate in the Township of Flos in the County of Simcoe, and being composed of part of the south half of Lot 8 in Concession II of the said Township, and being Parts 2, 3, 4 and 6 according to Reference Plan RD-1065 deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number RS 328647 for the County of Simcoe. O. Reg. 283/75, s. 1.

DONALD R. IRVINE
Minister of Housing

Dated at Toronto, this 8th day of April, 1975.

THE PLANNING ACT

O. Reg. 284/75.

Order made under Section 29a of The Planning Act. Made—April 8th, 1975. Filed—April 11th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcels of land:

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Township of Ennismore, in the County of Peterborough, and being composed of part of the southwest quarter of Lot Number 6, in Concession VI of the said Township of Ennismore, which is more particularly described as follows:

Commencing at an iron bar which is located in the southwest angle of Lot 6, Concession VI of the said Township of Ennismore in a notheasterly direction on a course north 71° 46′ east, 555.15 feet to a survey post which is the point of commencement of the parcel herein being described;

Thence in a northerly direction on a line drawn north 17° 41' west a distance of 197 feet to a survey post;

Thence in an easterly direction along a line drawn north 71° 46′ east a distance of 113 feet to a survey post;

Thence in a southerly direction along a line drawn south 17° 41′ east a distance of 197 feet to a survey post;

Thence in a westerly direction along a line drawn south 71° 46′ west a distance of 113 feet to an iron bar which is the point of commencement of the parcel herein described. O. Reg. 284/75, s. 1.

Donald R. Irvine
Minister of Housing

Dated at Toronto, this 8th day of April, 1975.

(5223)

17 (5224)

18

Publications Under The Regulations Act

May 3rd, 1975

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 285/75.

Sittings of the General Sessions of the Peace and Sittings of the County Court for the Judicial District of Niagara South.

Made—April 10th, 1975. Filed—April 14th, 1975.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

In The Matter Of The General Sessions Act, and of The County Courts Act; and

In The Matter Of the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the Judicial District of Niagara South.

ORDER

WHEREAS the sittings of the Court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the Judicial District of Niagara South are presently scheduled for the 12th day of May, 1975,

AND WHEREAS it is desirable to hold the said sittings on the 8th day of May, 1975, instead of the 12th day of May, 1975,

THEREFORE IT IS ORDERED that the sittings of the Court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and the assessment of damages with or without a jury for the Judicial District of Niagara South, shall be held commencing on Thursday, May 8th, 1975

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the

Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the Judicial District of Niagara South and in the office of the Clerk of the General Sessions of the Peace for the said District. O. Reg. 285/75.

W. E. C. COLTER
Chief Judge of the County
and District Courts of the Counties
and Districts of Ontario

Dated at the City of Toronto, in The Municipality of Metropolitan Toronto, this 10th day of April, 1975.

(5245)

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 286/75.
County of Halton, Town of Burlington,
Made—April 10th, 1975.
Filed—April 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- Paragraph vii of section 2 of Ontario Regulation 482/73, as remade by subsection 2 of section 1 of Ontario Regulation 27/75, is revoked and the following substituted therefor:
- (vii) Lots 10 to 14, both inclusive, in Concession VII, excepting the west half of Lot 14 and those parts of Lot 13, more particularly described as follows:

 Beginning at a place in the southwesterly limit of the said Lot 13 distant 1,414 feet measured northwesterly therealong from the southerly angle of the said Lot;

Thence north 63° 8′ 40″ east, a distance of 935 feet, more or less, to the easterly angle of the lands described in an Instrument registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 81803, being a point in the line of the post and wire fence forming the existing limit between the northwesterly and southeasterly halves of the said Lot;

Thence north 38° 42′ 20″ east along the last-mentioned limit a distance of 189 feet to a point;

Thence south 52° 1' east a distance of 546 feet to a point;

Thence south 66° 27′ 10″ west a distance of 1,223 feet to a point in the southwesterly limit of the said Lot distant 365 feet measured southeasterly therealong from the point of beginning;

Thence north 45° 43′ 40″ west therealong a distance of 365 feet to the place of beginning.

2. Beginning at a place in the south-westerly limit of Lot 13 at a distance of 684 feet measured northwesterly there-along from the most southerly angle of the said Lot and which the said point of beginning is also the most westerly angle of the lands described in an Instrument registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 35949;

Thence north 65° 6′ 20" east along the northerly limit of the lands described in the said Instrument a distance of 451.5 feet to an angle therein;

Thence north 69° 57′ 20″ east continuing therealong a distance of 330.9 feet to the northerly angle of the lands described in the said Instrument:

Thence south 45° 43′ 40″ east along the northeasterly limit of the lands described in the said Instrument a distance of 294 feet to the easterly angle of the lands described in the said Instrument, being a point in the line of the post and wire fence forming the southeasterly limit of the said Lot;

Thence north 37° 59′ 30″ east along the said southeasterly limit of the said Lot a distance of 470 feet to a point therein;

Thence north 52° 1' west a distance of 450 feet to a point;

Thence south 66° 27′ 10″ west a distance of 1,223 feet to a point in the said southwesterly limit of the said Lot distant 365 feet measured northwesterly therealong from the point of beginning;

Thence south 45° 43′ 40″ east a distance of 365 feet to the place of beginning.

- 2. The said Regulation is amended by adding thereto the following section:
- 34. Notwithstanding any other provision of this Regulation, a single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in Schedule 21, provided the requirements of section 7 are met. O. Reg. 286/75, s. 2.
 - 3. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 21

That parcel of land situate in the City of Burlington in The Regional Municipality of Halton, formerly in the Town of Burlington in the County of Halton, being composed of part of Lot 12 in Concession I North of Dundas Street, more particularly described as follows:

Beginning at the northerly angle of the said Lot;

Thence south 38° 43′ west along the northwesterly boundary of the said Lot a distance of 162.24 feet to an iron bar planted;

Thence south 51° 17′ east a distance of 298 feet to an iron bar planted;

Thence north 33° 43′ east a distance of 127.76 feet to an iron bar planted in the lot line between lots 11 and 12 in Concession I;

Thence north 44° 41' west along the said lot line a distance of 300 feet to the place of beginning. O. Reg. 286/75, s. 3.

W. DARCY McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 10th day of April, 1975.

(5246)

THE HEALTH INSURANCE ACT, 1972

O. Reg. 287/75. General. Made—April 8th, 1975. Filed—April 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

- Clauses e and g of subsection 2 of section 4 of Ontario Regulation 323/72, as remade by section 3 of Ontario Regulation 220/74, are revoked and the following substituted therefor:
 - (e) is under the age of twenty-one, receives from employment an income of less than \$70 per week and works fewer than twentyfour hours a week;
 - (g) proves to the satisfaction of the employer that he is a student registered in a university or other institution of learning and that he is an insured person, and who indicates his intention to return as a student to the university or institution at the end of the period during which he is employed;

(5247)

THE HEALTH INSURANCE ACT, 1972

O. Reg. 288/75. General. Made—April 8th, 1975. Filed—April 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

 Subsections 1 and 2 of section 48 of Ontario Regulation 323/72, as remade by section 1 of Ontario Regulation 481/74, are revoked and the following substituted therefor:

- (1) Physiotherapy services are insured services where ordered by a physician and provided in those physiotherapy facilities listed in Part I of Schedule 9 and the amount payable by the Plan for each such service is, where the service is provided to an insured person before the 1st day of January, 1975, \$4.25 and, where the service is provided to an insured person on or after the 1st day of January, 1975, \$5.05.
- (2) Physiotherapy services are insured services where ordered by a physician where such services are available and provided for an insured person in his home by a physiotherapist who works in a physiotherapy facility listed in Part II of Schedule 9 and the amount payable by the Plan for each such service is, where the service is provided to an insured person before the 1st day of January, 1975, \$7.00 and, where the service is provided to an insured person on or after the 1st day of January, 1975, \$8.00. O. Reg. 288/75, s. 1.

(5248)

18

THE PUBLIC HOSPITALS ACT

O. Reg. 289/75. Classification of Hospitals. Made—March 13th, 1975. Approved—April 8th, 1975. Filed—April 14th, 1975.

REGULATION TO AMEND REGULATION 726 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC HOSPITALS ACT

- Group K hospitals of the Schedule to Regulation 726 of Revised Regulations of Ontario, 1970, as made by subsection 2 of section 2 of Ontario Regulation 244/71 and amended by subsection 7 of section 1 of Ontario Regulation 219/73, is further amended by renumbering item 1 as item 1a and by adding thereto the following item:
- 1. Brantford

Lansdowne Children's Centre

> F. S. MILLER Minister of Health

Dated at Toronto, this 13th day of March, 1975.

(5249)

THE HEALTH INSURANCE ACT, 1972

O. Reg. 290/75. General. Made—April 8th.

Made—April 8th, 1975. Filed—April 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

- 1.—(1) Part I of Schedule 10 to Ontario Regulation 323/72 is amended by renumbering item 1 as item 1a and by adding thereto the following item:
- 1. Brantford Lansdowne Children's Centre
- (2) Part II of the said Schedule 10 is amended by renumbering item 1 as item 1a and by adding thereto the following item:
- 1. Brantford Lansdowne Children's Centre
- (3) Part III of the said Schedule 10 is amended by renumbering item 1 as item 1a and by adding thereto the following item:

1. Brantford Lansdowne Children's Centre

(5250)

THE COMMISSIONERS FOR TAKING AFFIDAVITS ACT

O. Reg. 291/75. Fees. Made—April 8th, 1975. Filed—April 14th, 1975.

REGULATION TO AMEND REGULATION 92 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE COMMISSIONERS FOR TAKING AFFIDAVITS ACT

- Section 1 of Regulation 92 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 1. The fee payable to the Crown by commissioners under the Act for,
 - (a) an appointment is \$20;
 - (b) renewal of an appointment is \$10. O. Reg. 291/75, s. 1.

(5251)

THE NOTARIES ACT

O. Reg. 292/75. Fees.

Made—April 8th, 1975. Filed—April 14th, 1975.

REGULATION TO AMEND REGULATION 620 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE NOTARIES ACT

- 1. Subsection 1 of section 1 of Regulation 620 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (1) The fee for a commission appointing a barrister or solicitor as a notary public for Ontario is \$25. O. Reg. 292/75, s. 1.

(5252)

THE HIGHWAY TRAFFIC ACT

O. Reg. 293/75. Construction Zones. Made—April 14th, 1975. Filed—April 14th, 1975.

REGULATION TO AMEND REGULATION 411 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

- Schedule 1 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:
- 8. That part of the King's Highway known as No. 2 in the Township of Brighton in the County of Northumberland lying between a point situate at its intersection with the west limit of the Village of Brighton and a point situate at its intersection with that part of the King's Highway known as No. 30. (W.P. 614-73-01) (D-7).
- 9. That part of the King's Highway known as No. 2 in the County of Kent lying between a point situate at its intersection with the west limit of the City of Chatham and a point situate 2,800 feet measured westerly from its intersection with the roadway known as Bloomfield Road in the Township of Raleigh. (W.P. 57-72-01 and 02) (D-1).
 - Schedule 15 to the said Regulation, as remade by section 3 of Ontario Regulation 510/71, is amended by adding thereto the following paragraph:

- 4. That part of the King's Highway known as No. 46 in the Township of Eldon in the County of Victoria beginning at a point situate 4,000 feet measured southerly from its intersection with that part of the King's Highway known as No. 48 and extending northerly therealong for a distance of 9,280 feet. (W.P. 76-65-01) (D-6).
 - 3. Schedule 16 to the said Regulation is amended by adding thereto the following paragraphs:
- 7. That part of the King's Highway known as No. 12 and 48 in the Township of Brock in The Regional Municipality of Durham beginning at a point situate at its intersection with the northerly junction of that part of the King's Highway known as No. 12 and 48 and extending southerly therealong for a distance of 1.5 miles. (W.P. 76-65-01) (D-6).
- 8. That part of the King's Highway known as No. 48 lying between a point situate at its intersection with that part of the King's Highway known as No. 12 and 48 in the Township of Brock in The Regional Municipality of Durham and a point situate at its intersection with that part of the King's Highway known as No. 46 in the Township of Eldon in the County of Victoria. (W.P. 76-65-01) (D-6).
- 9. That part of the King's Highway known as No. 48 beginning at a point situate at its intersection with the roadway known as Regional York Road No. 13 in the Township of East Gwillimbury in The Regional Municipality of York and extending northerly therealong for a distance of 12 miles. (W.P. 868-66-00) (D-6).
 - 4. Schedule 23 to the said Regulation, as remade by section 3 of Ontario Regulation 395/72, is amended by adding thereto the following paragraphs:
- 2. That part of the King's Highway known as No. 87 lying between a point situate at its intersection with that part of the King's Highway known as No. 86 in the County of Huron and a point situate at its intersection with that part of the King's Highway known as No. 89 in the County of Wellington. (D-3).
- 3. That part of the King's Highway known as No. 87 and 89 in the County of Wellington lying between a point situate at its intersection with the westerly junction of that part of the King's Highway known as No. 89 in the Township of Minto and a point situate at its intersection with the westerly limit of the Town of Harriston. (D-3).
 - 5. Schedule 24 to the said Regulation is amended by adding thereto the following paragraphs:
- 42. That part of the King's Highway known as No. 401 in the County of Northumberland lying between a point situate 0.5 mile measured westerly from its intersection with Interchange 81 and a point

situate 1 mile measured easterly from its intersection with Interchange 84. (W.P. 618-70-010) (D-7).

- 43. That part of the King's Highway known as No. 401 in The Regional Municipality of Halton lying between a point situate 6 miles measured westerly from its intersection with that part of the King's Highway known as No. 10 and a point situate 1 mile measured westerly from its intersection with that part of the King's Highway known as No. 25. (W.P. 885-66-00) (D-6).
 - 6. Schedule 26 to the said Regulation, as remade by section 4 of Ontario Regulation 395/72, is amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 572 in the Territorial District of Cochrane beginning at a point situate at its intersection with the line between the townships of Hislop and Guibord and extending westerly therealong for a distance of 3.5 miles. (W.P. 15-67-70) (D-14).
 - 7. Schedule 28 to the said Regulation is amended by adding thereto the following paragraph:
- 5. That part of the King's Highway known as No. 45 in the County of Northumberland lying between a point situate 0.5 mile measured southerly from its intersection with the line between lots 20 and 21 in Concession 4 in the Township of Alnwick and a point situate at its intersection with the line between concessions 9 and 10 in the Township of Percy. (W.P. 819-72-010) (D-7).
 - 8. Schedule 39 to the said Regulation is amended by adding thereto the following paragraphs:
- 15. That part of the King's Highway known as No. 3 in the County of Essex lying between a point situate at its intersection with the westerly limit of the Town of Learnington and a point situate at its intersection with the line between lots 294 and 295 in the Township of Sandwich South. (W.P. 91-73-01) (D-1).
- 16. That part of the King's Highway known as No. 3 in the County of Essex lying between a point situate 500 feet measured westerly from its intersection with the roadway known as Cabana Road in the Township of Sandwich West and a point situate 1,000 feet measured easterly from its intersection with that part of the King's Highway known as No. 401 in the Township of Sandwich South. (W.P. 58-71-01) (D-1).
- 17. That part of the King's Highway known as No. 3 lying between a point situate 1,500 feet measured easterly from its intersection with the line between the counties of Kent and Elgin and a point situate at its intersection with that part of the King's Highway known as No. 21 in the County of Kent. (W.P. 815-72-01) (D-1).

- 9. Schedule 42 to the said Regulation is amended by adding thereto the following paragraphs:
- 52. That part of the King's Highway known as No. 7 in the County of Victoria lying between a point situate 0.5 mile measured westerly from its intersection with the line between concessions 9 and 10 in the Township of Ops and a point situate at its intersection with the roadways known as County Road No. 12 and County Road No. 16 in the Township of Emily. (W.P. 903-67-02) (D-7).
- 53. That part of the King's Highway known as No. 7 lying between a point situate at its intersection with the westerly limit of the Village of Norwood in the County of Peterborough and a point situate 0.5 mile measured easterly from its intersection with that part of the King's Highway known as No. 35 in the Township of Ops in the County of Victoria. (W.P. 633-70-01) (D-7).
- 54. That part of the King's Highway known as No. 7 in the County of Lambton lying between a point situate 500 feet measured westerly from its intersection with the roadway known as Murphy Road in the City of Sarnia and a point situate at its intersection with that part of the King's Highway known as No. 40. (W.P. 109-71-01) (D-1).
 - 10. Schedule 44 to the said Regulation is amended by adding thereto the following paragraphs:
- 12. That part of the King's Highway known as No. 11 in the Territorial District of Cochrane lying between a point situate at its intersection with the line between the townships of Fauquier and Machin and a point situate at its intersection with the easterly limit of the Town of Kapuskasing. (W.P. 117-63-01) (D-16).
- 13. That part of the King's Highway known as No. 11 in the Territorial District of Cochrane lying between a point situate 4,000 feet measured easterly from its intersection with the roadway known as Dupont Street in the Town of Smooth Rock Falls and a point situate 1,300 feet measured westerly from its intersection with the westerly abutment over the Mattagami River. (W.P. 2-70-01) (D-46).
- 14. That part of the King's Highway known as No. 11 in the Territorial District of Parry Sound lying between a point situate at its intersection with that part of the King's Highway known as No. 518 and a point situate at its intersection with the line between the townships of Armour and Strong. (W.P. 834-71-01) (D-11) (Contract No. 74-514).
- 15. That part of the King's Highway known as No. 11 in the Territorial District of Nipissing lying between a point situate 2,000 feet measured northerly from its intersection with the roadway known as Airport Road (formerly known as King's Highway No. 123) and a point situate 2,000 feet measured

northerly from its intersection with the line between the Township of Merrick and the City of North Bay. (W.P. 608-71-01) (D-13).

- 17. That part of the King's Highway known as No. 11 in the Township of Armour in the Territorial District of Parry Sound lying between a point situate at its intersection with the line between concessions 5 and 6 and a point situate at its intersection with the line between concessions 10 and 11. (W.P. 270-59-05) (D-11).
- 18. That part of the King's Highway known as No. 11 in the Territorial District of Timiskaming lying between a point situate 2 miles measured southerly from its intersection with that part of the King's Highway known as No. 569 and a point situate 1 mile measured westerly from its intersection with that part of the King's Highway known as No. 101. (W.P. 230-64-00) (D-4).
- 22. That part of the King's Highway known as No. 11 in the Territorial District of Timiskaming beginning at a point situate 0.5 mile measured southerly from its intersection with the line between the townships of Gillies Limit and Coleman and extending northerly therealong for a distance of 1.5 miles. (W.P. 31-69-01) (D-4).
 - 11. Schedule 47 to the said Regulation is amended by adding thereto the following paragraphs:
- 15. That part of the King's Highway known as No. 17 in the Territorial District of Algoma beginning at a point situate 0.2 mile measured easterly from its intersection with that part of the King's Highway known as No. 631 and extending easterly therealong for a distance of 20.7 miles. (W.P. 902-73-01) (D-18).
- 16. That part of the King's Highway known as No. 17 in the City of Sault Ste. Marie in the Territorial District of Algoma lying between a point situate at its intersection with the roadway known as Boundary Road and a point situate at its intersection with the easterly limit of the City of Sault Ste. Marie. (W.P. 903-72-04) (D-18).
 - 12. Schedule 51 to the said Regulation is amended by adding thereto the following paragraph:
- 14. That part of the King's Highway known as No. 35 in the County of Victoria lying between a point situate at its intersection with that part of the King's Highway known as No. 7B in the Township of Ops and a point situate 0.5 mile measured northerly from its intersection with that part of the King's Highway known as No. 121 in the Township of Fenelon. (W.P. 844-70-010) (D-7).

- 13. Schedule 62 to the said Regulation, as remade by section 10 of Ontario Regulation 40/71, is amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 64 in the Territorial District of Nipissing lying between a point situate at its intersection with the northerly limit of the Town of Sturgeon Falls and a point situate 2,000 feet measured southerly from its intersection with that part of the King's Highway known as No. 539 in the Township of Field. W.P. 100-71-01 02 03) (D-13).
 - 14. Schedule 67 to the said Regulation is amended by adding thereto the following paragraph:
- 11. That part of the King's Highway known as No. 101 in the Territorial District of Sudbury lying between a point situate 4 miles measured westerly from its intersection with the line between the townships of Sewell and Reeves and a point situate 2 miles measured westerly from its intersection with the line between the townships of Keith and Muskego. (W.P. 58-67-01 02) (D-14).
 - 15. Schedule 71 to the said Regulation is amended by adding thereto the following paragraph:
- 6. That part of the King's Highway known as No. 129 in the Territorial District of Algoma beginning at a point situate 0.15 mile measured northerly from its intersection with that part of the King's Highway known as No. 544 and extending northerly therealong for a distance of 10 miles. (W.P. 13-70-02) (D-18).
 - 16. Schedule 81 to the said Regulation is amended by adding thereto the following paragraph:
- 5. That part of the King's Highway known as No. 520 in the Township of Armour in the Territorial District of Parry Sound lying between a point situate at its intersection with that part of the King's Highway known as No. 11 and a point situate at its intersection with the line between lots 2 and 3 in Concession 9. (W.P. 270-59-05) (D-11).
 - 17. Schedule 82 to the said Regulation is amended by adding thereto the following paragraph:
- 4. That part of the King's Highway known as No. 522 in the Township of Pringle in the Territorial District of Parry Sound lying between a point situate at its intersection with the line between concessions 9 and 10 and a point situate at its intersection with the line between lots 26 and 27 in Concession 10. (W.P. 96-73-010) (D-13).
 - 18. Schedule 84 to the said Regulation is amended by adding thereto the following paragraph:
- 4. That part of the King's Highway known as No. 532 lying between a point situate at its inter-

- section with the line between lots 80 and 81 in Concession Range B in the Township of Humphrey in the Territorial District of Parry Sound and a point situate at its intersection with the line between concessions 4 and 5 in the Township of Muskoka Lakes in The District Municipality of Muskoka. (W.P. 323-65-02) (D-11).
 - 19. Schedule 87 to the said Regulation is amended by adding thereto the following paragraph:
- 3. That part of the King's Highway known as No. 546 in the Territorial District of Algoma lying between a point situate at its intersection with that part of the King's Highway known as No. 17 and a point situate at its intersection with that part of the King's Highway known as No. 554. (W.P. 162-67-01) (D-18) (Contract No. 74-162).
 - 20. Schedule 88 to the said Regulation is amended by adding thereto the following paragraph:
- 6. That part of the King's Highway known as No. 548 in the District of Algoma beginning at a point situate at its intersection with the roadway known as Sideroad No. 20 in the Township of St. Joseph and extending easterly therealong for a distance of 3.40 miles. (Contract No. 74-175) (D-18).
 - 21. Schedule 92 to the said Regulation is amended by adding thereto the following paragraph:
- 5. That part of the King's Highway known as No. 560 in the Territorial District of Timiskaming lying between a point situate at its intersection with the line between the townships of Mickle and Chown and a point situate at its intersection with the line between the townships of Haultain and Nicol. (W.P. 1528-72-00) (D-14).
 - 22. Schedule 109 to the said Regulation is amended by adding thereto the following paragraph:
- 1. That part of the King's Highway known as No. 87 and 89 in the County of Wellington lying between a point situate at its intersection with the westerly junction of that part of the King's Highway known as No. 89 and a point situate at its intersection with the westerly limit of the Town of Harriston. (D-3).
 - 23. Schedule 112 to the said Regulation is amended by adding thereto the following paragraph:
- 11. That part of the King's Highway known as No. 9 in the County of Wellington lying between a point situate at its intersection with the southerly limit of the Town of Harriston and a point situate at its intersection with that part of the King's Highway known as No. 6. (W.P. 24-62-00) (D-1).
 - 24. Schedule 113 to the said Regulation is amended by adding thereto the following paragraph:

- 15. That part of the King's Highway known as No. 24 lying between a point situate at its intersection with that part of the King's Highway known as No. 10 in the Town of Caledon in The Regional Municipality of Peel and a point situate at its intersection with the line between the County of Wellington and The Regional Municipality of Peel. (W.P. 125-67-01) (D-6).
 - 25. Schedule 137 to the said Regulation is amended by adding thereto the following paragraph:
- 4. That part of the King's Highway known as No. 539 in the Territorial District of Nipissing lying between a point situate at its intersection with the line between lots 11 and 12 in Concession 3 and lots 11 and 12 in Concession 4 in the Township of Hugal and a point situate at its intersection with the line between the townships of Hugal and Crerar. (W.P. 1515-73-00) (D-13).
 - 26. Schedule 146 to the said Regulation, as remade by section 9 of Ontario Regulation 329/71, is amended by adding thereto the following paragraphs:
- 5. That part of the King's Highway known as No. 40 lying between a point situate at its intersection with the southerly limit of the City of Sarnia in the County of Lambton and a point situate at its intersection with the westerly limit of the Town of Wallaceburg in the County of Kent. (W.P. 626-71-01) (D-1).
- 6. That part of the King's Highway known as No. 40 in the County of Lambton beginning at a point situate 1,000 feet measured southerly from its intersection with the roadway known as Lambton County Road No. 20 and extending northerly therealong for a distance of 2,000 feet. (W.P. 98-74-01) (D-1).
 - 27. Schedule 156 to the said Regulation is amended by adding thereto the following paragraph:
- 3. That part of the King's Highway known as No. 660 in The District Municipality of Muskoka lying between a point situate at its intersection with the line between lots 6 and 7 in Concession 4 in the Ward of Gibson in the Township of Georgian Bay and a point situate at its intersection with the line between lots 43 and 44 in Concession 7 in the Ward of Wood in the Township of Muskoka Lakes. (W.P. 666-64) (D-11).
 - 28. Schedule 166 to the said Regulation is amended by adding thereto the following paragraphs:
- 4. That part of the King's Highway known as No. 18 in the County of Essex lying between a point situate at its intersection with the westerly limit of the Town of Harrow and a point situate at its

- intersection with the southerly limit of the Town of Amherstburg. (W.P. 811-73-01) (D-1).
- 5. That part of the King's Highway known as No. 18 in the County of Essex lying between a point situate at its intersection with the northerly limit of the Town of Amherstburg and a point situate at its intersection with the southerly limit of the City of Windsor. (W.P. 625-69-01) (D-1).
 - 29. Schedule 172 to the said Regulation is amended by adding thereto the following paragraphs:
- 6. That part of the King's Highway known as No. 503 in the Township of Carden in the County of Victoria lying between a point situate 0.5 mile measured easterly from its intersection with the road allowance between concessions 5 and 6 and a point situate 0.5 mile measured northerly from its intersection with the road allowance between lots 5 and 6 in Concession 4. (W.P. 154-67-01) (D-7).
- 7. That part of the King's Highway known as No. 503 in the Township of Dalton in the County of Victoria lying between a point situate 0.5 mile measured westerly from its intersection with the road allowance between lots 25 and 26 in Concession 3 and a point situate at its intersection with the road allowance between lots 20 and 21 in Concession 3. (W.P. 1526-73-01) (D-7).
- 8. That part of the King's Highway known as No. 503 lying between a point situate at its intersection with the roadway known as Simcoe County Road No. 19 in the County of Simcoe and a point situate at its intersection with the line between the townships of Laxton, Digby and Longford and Dalton in the County of Victoria. (D-7).
 - 30. Schedule 175 to the said Regulation is amended by adding thereto the following paragraph:
- 3. That part of the King's Highway known as No. 512 in the County of Renfrew lying between a point situate at its southernmost intersection with the line between lots 292 and 293 in Concession Range B in the Township of Brudenell and Lyndoch and a point situate at its intersection with the road allowance between concessions 4 and 5 in the Township of Hagarty and Richards. (W.P. 155-66-01) (D-10).
 - 31. Schedule 176 to the said Regulation is amended by adding thereto the following paragraphs:
- 7. That part of the King's Highway known as No. 12 and 48 in the Township of Brock in The Regional Municipality of Durham beginning at a point situate at its intersection with the northerly junctions of that part of the King's Highway known as No. 12 and 48 and extending southerly therealong for a distance of 1.5 miles. (W.P. 76-65-01) (D-6).

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O. Reg. 293/75

- 8. That part of the King's Highway known as No. 12 in the Township of Brock in The Regional Municipality of Durham beginning at a point situate at its intersection with the northerly junction of that part of the King's Highway known as No. 12 and 48 and extending northerly therealong for a distance of 1,450 feet. (W.P. 76-65-01) (D-6).
 - 32. The said Regulation is amended by adding thereto the following Schedule:

Schedule 249

HIGHWAY NO. 136

1. That part of the King's Highway known as No. 136 in the Town of Caledon in The Regional Municipality of Peel beginning at a point situate at its intersection with that part of the King's Highway known as No. 24 and extending northerly therealong for a distance of 7.5 miles. (W.P. 125-67-01) (D-6). O. Reg. 293/75, s. 32.

> JOHN R. RHODES Minister of Transportation and Communications

Dated at Toronto, this 14th day of April, 1975.

(5253)18

THE HUNTER DAMAGE COMPENSATION ACT

O. Reg. 294/75. General. Made-April 8th, 1975. Filed-April 15th, 1975.

REGULATION TO AMEND REGULATION 449 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER

THE HUNTER DAMAGE COMPENSATION

- 1. Section 5 of Regulation 449 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 5. Farm machinery and farm equipment are designated as classes of property to which section 3 of the Act applies. O. Reg. 294/75, s. 1.

THE PLANNING ACT

O. Reg. 295/75.

THE ONTARIO GAZETTE

Order made under section 29a of The Planning Act. Made—April 9th, 1975. Filed-April 15th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of The Planning Act or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Burleigh in the County of Peterborough, being composed of a part of Lot 10 in Concession III of the Southern Division of the said Township, more particularly described as follows:

Commencing at the southwestern angle of Lot 1, according to registered Plan 18 for the said Township;

Thence north 78° 39' west a distance of 216 feet to a point which is the point of beginning of the parcel to be described;

Thence south 78° 39' east a distance of 150 feet;

Thence south 19° west a distance of 200 feet;

Thence north 78° 39' to an intersection with a line drawn on a course south 11° 21' west from the point of beginning;

Thence north 11° 21' east to the point of beginning. O. Reg. 295/75, s. 1.

> DONALD R. IRVINE Minister of Housing

Dated at Toronto, this 9th day of April, 1975.

(5254)

18 (5255)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 296/75.

Processing Tomato Seedling Plants -Marketing. Made-April 15th, 1975. Filed-April 16th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 117/74 MADE UNDER

THE FARM PRODUCTS MARKETING ACT

- 1. Clause e of section 5 of Ontario Regulation 117/74 is revoked and the following substituted therefor:
 - (e) providing for the fixing of licence fees not exceeding five cents per thousand processing tomato seedling plants, payable yearly, half-yearly, quarterly or monthly at different amounts or in instalments, from any or all persons producing or marketing processing tomato seedling plants and the collecting of the licence fees and the recovering of such licence fees by suit in a court of competent jurisdiction;

THE FARM PRODUCTS MARKETING BOARD:

C. Burrell Chairman

R. M. McKAY Secretary

Dated at Toronto, this 15th day of April, 1975.

(5273)

THE PROPERTY TAX STABILIZATION ACT, 1973

O. Reg. 297/75. General. Made-April 8th, 1975. Filed-April 16th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 978/74 MADE UNDER THE PROPERTY TAX STABILIZATION ACT, 1973

- 1. Item 21 of the Schedule to Ontario Regulation 978/74 is revoked and the following substituted therefor:
- 21. Amabel Township 134.5 134.5

(5274)

THE PLANNING ACT

O. Reg. 298/75. Order made under Section 29a of The Planning Act. Made-April 14th, 1975. Filed-April 16th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of The Planning Act or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcels of land:

Those parcels of land situate in the Township of Percy in the County of Northumberland and being composed of those parts of Lot 6 in Concession XI in the said Township known as Parts 8, 9, 39 and 44 as shown on Plan RD 25 for the said Township, together with a right of way with other persons entitled thereto, in, over, along and upon Parts 68, 1 and 13 according to said Plan RD 25. O. Reg. 298/75, s. 1.

2. Ontario Regulation 893/74 is revoked. O. Reg. 298/75, s. 2.

> DONALD R. IRVINE Minister of Housing

> > 18

Dated at Toronto, this 14th day of April, 1975.

(5275)

THE PLANNING ACT

O. Reg. 299/75. Restricted Areas-County of Huron, Township of Colborne. Made-April 14th, 1975. Filed-April 16th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 750/73 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 750/73 is amended by adding thereto the following sections:
- 8. Notwithstanding any other provision of this Order, the gristmill now situate on the land described in Schedule 2 may be used as a hotel building consisting of 14 bedrooms and 3 conference rooms. O. Reg. 299/75, s. 1, part.
- 9. Notwithstanding any other provision of this Order, an extension, not exceeding 1,225 square feet in total floor area, may be attached to the building now situate on the land described in Schedule 3 and may be used for retail and accommodation purposes. O. Reg. 299/75, s. 1, part.
 - 2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 2

Those parcels of land situate in the Township of Colborne in the County of Huron, being composed of part of Lot 1 in Concession I, Eastern Division, and part of Block "B" according to a Plan registered in the Land Registry Office for the Registry Division of Huron (No. 22) as Number 5, more particularly described as follows:

 Premising that the westerly limit of Lot 1 in Concession I, Eastern Division, has a bearing of north 0° 12′ east and relating all bearings herein thereto;

Commencing at the most westerly angle of Block "B" according to Registered Plan Number 5;

Thence south 42° 23′ east along the westerly limit of the said Block a distance of 125.6 feet to a point in the high-water mark of the north bank of the Maitland River, the said point being the place of beginning of the parcel herein described:

Thence north 42° 23' west along the westerly limit of the said Block a distance of 125.6 feet;

Thence north 17° 21' east along the southerly limit of Main Street as shown on a Plan registered in the said Registry Office as Number 2, being also the northwesterly limit of the said Block a distance of 38.28 feet;

Thence north 66° 30′ east along the southerly limit of Main Street a distance of 160.6 feet, more or less, to the northwesterly angle of Part 1 according to a Plan deposited in the said Registry Office as Number 32 for the County of Huron:

Thence south along the westerly limit of the said Part 1 a distance of 150 feet to a point in the high-water mark of the north bank of the Maitland River;

Thence westerly and downstream along the said high-water mark a distance of 86 feet to the place of beginning.

 Premising that the westerly limit of Lot 1 in Concession I, Eastern Division, has a bearing of north 0° 12′ east and relating all bearings herein thereto;

Commencing at the southwesterly angle of Lot 17 according to a Plan registered in the said Land Registry Office as Number 2 for the Township of Colborne;

Thence south 86° 18' east along the northerly limit of Main Street as shown on the said Plan, a distance of 416.2 feet;

Thence north 66° 30′ east along that northerly limit a distance of 109 feet to a point in the high-water mark on the west side of the Mill Pond, the said point being the place of beginning of the parcel herein described;

Thence following the high-water mark on the westerly and northerly side of the Mill Pond in a northerly and easterly direction a distance of 530 feet to a point in the westerly limit of the lands described in an Instrument registered in the said Land Registry Office as Number 8877;

Thence south 18° 35′ 30″ east along the westerly limit of the lands described in the said Instrument a distance of 113.3 feet to a point in the high-water mark on the south side of the Mill Pond;

Thence following the high-water mark on the southerly and easterly side of the Mill Pond in a westerly and southerly direction a distance of 240 feet to a point in the northerly limit of Main Street;

Thence south 66° 30′ west along that northerly limit a distance of 180 feet to the place of beginning. O. Reg. 299/75, s. 2, part.

Schedule 3

That parcel of land situate in the Township of Colborne in the County of Huron, being composed of part of the south half of Lot 8, Lake Road East Concession, Western Division of the said Township, more particularly described as follows:

Beginning at the intersection of the southerly limit of the said Lot 8 with the easterly limit of that part of the King's Highway known as No. 21;

Thence northerly along the said easterly limit a distance of 300 feet to a point;

Thence easterly and parallel to the southerly limit of the said Lot a distance of 1,452 feet to a point;

Thence southerly and parallel to the westerly limit of the said Lot a distance of 300 feet, more or less, to the southerly limit of the said Lot;

Thence westerly along the said southerly limit a distance of 1,452 feet to the place of beginning. O. Reg. 299/75, s. 2, part.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 14th day of April, 1975.

(5276)

THE PLANNING ACT

O. Reg. 300/75.

Restricted Areas—All Lands within the Township of Wallace in the County of Perth. Made—April 14th, 1975. Filed—April 16th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 286/74 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 286/74 is amended by adding thereto the following section:
- 10. Notwithstanding any other provision of this Order, an extension, not exceeding a total floor area of 2,200 square feet, may be attached to the building containing a truck sales and service establishment now existing on the land described in Schedule 5, provided the building as extended is 65 feet or more from the centre line of that part of the King's Highway known as No. 86. O. Reg. 300/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 5

That parcel of land situate in the Township of Wallace in the County of Perth, being composed of part of Lot 29 in Concession I of the said Township, more particularly described as follows:

Commencing at the southwesterly angle of the said Lot 29;

Thence northerly along the westerly limit of the said Lot a distance of 17 feet to a point;

Thence easterly and parallel with the southerly limit of the said Lot a distance of 348 feet to the place of beginning;

Thence northerly parallel with the westerly limit of the said Lot a distance of 165 feet to a point;

Thence easterly and parallel with the southerly limit of the said Lot a distance of 145 feet to a point;

Thence southerly and parallel with the westerly limit of the said Lot a distance of 165 feet to a point;

Thence westerly and parallel with the southerly limit of the said Lot a distance of 145 feet to the place of beginning. O. Reg. 300/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 14th day of April, 1975.

(5277)

THE PLANNING ACT

O. Reg. 301/75.
Restricted Areas—County of Norfolk,
Township of Charlotteville.
Made—April 14th, 1975.
Filed—April 18th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 286/73 MADE UNDER THE PLANNING ACT

- Section 37 of Ontario Regulation 286/73, as remade by section 1 of Ontario Regulation 203/75, is revoked and the following substituted therefor:
- 37. Notwithstanding any other provision of this Order, a single-family dwelling and buildings and structures accessory thereto may be erected and used for residential purposes on each of the lands described in Schedules 8, 9, 17, 19, 20, 21, 22, 28, 33, 34, 35, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 51 and 53, provided the provisions of section 15 and the following requirements are met:

Minimum front yard 25 feet

Minimum side yard 10 feet

Minimum rear yard 25 feet

18

Minimum ground floor area for dwelling 1,000 square feet

Maximum lot coverage

for dwelling

Maximum height of

dwelling

15 per cent

two and one-half storeys

O. Reg. 301/75, s. 1.

- 2. The said Regulation is amended by adding thereto the following section:
- **56.** Notwithstanding any other provision of this Order, a single-family detached cottage and buildings and structures accessory thereto may be erected and used on the land described in Schedule 54, provided the requirements of section 15 and the following provisions are met:

Minimum lot area 7,500 square feet

Minimum lot frontage 60 feet

Minimum front yard 25 feet

Minimum side yard 4 feet

Minimum rear yard 25 feet

Maximum height of cottage 35 feet

Maximum lot coverage for cottage

15 per cent

O. Reg. 301/75, s. 2.

3. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 53

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Charlotteville in the County of Norfolk, being composed of part of Lot 11 according to a Plan registered in the Registry Office for the Registry Division of Norfolk (No. 37) as Number 398, more particularly described as follows:

Beginning at a place in the northerly limit of the said Lot distant 140.78 feet measured on a course of south 59° 56′ west along the northerly limit of lots 11 and 12, as shown on the said Plan from the northeasterly angle of the said Lot 12;

Thence south 59° 56′ west along the northerly limit of the said Lot 11, a distance of 75 feet to a point;

Thence south 29° 37′ 30″ east parallel to the easterly limit of the said Lot a distance of 258.30 feet to the southerly limit of the said Lot;

Thence north 60° 22′ 30" east along that southerly limit a distance of 75 feet to a point;

Thence north 29° 37′ 30″ west a distance of 258.90 feet to the place of beginning. O. Reg. 301/75, s. 3, part.

Schedule 54

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Charlotteville in the County of Norfolk, being composed of Lot 52 according to a Plan registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 546. O. Reg. 301/75, s. 3, part.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 14th day of April, 1975.

(5278)

THE PLANNING ACT

O. Reg. 302/75.
Restricted Areas—County of Norfolk,
Township of South Walsingham.
Made—April 15th, 1975.

Filed—April 18th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 289/73 MADE UNDER THE PLANNING ACT

- Ontario Regulation 289/73 is amended by adding thereto the following sections:
- **44.** Notwithstanding any other provision of this Order, one garage may be erected and used on the land described in Schedule 18, provided the following requirements are met:

Maximum total floor area of garage 480 square feet

Minimum front yard 20 feet

Minimum side yard 10 feet

Maximum height of garage

15 feet

Maximum lot coverage for garage

5 per cent

O. Reg. 302/75, s. 1, part.

45. Notwithstanding any other provision of this Order, a garage may be erected and used on the land described in Schedule 19, provided the following requirements are met:

Maximum total floor

area of garage

384 square feet

Minimum front yard

40 feet

Minimum side yard

10 feet

Maximum height of

garage.

15 feet

Maximum lot coverage

for garage

5 per cent

O. Reg. 302/75, s. 1, part.

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 18

That parcel of land situate in the Township of Norfolk in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of South Walsingham in the County of Norfolk, being Lot 317 on a Plan registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 436. O. Reg. 302/75, s. 2, part.

Schedule 19

That parcel of land situate in the Township of Norfolk in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of South Walsingham in the County of Norfolk, being Lot 4 on a Plan registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 436. O. Reg. 302/75, s. 2, part.

> G. M. FARROW Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 15th day of April, 1975.

(5279)18

THE PLANNING ACT

O. Reg. 303/75.

Restricted Areas-County of Simcoe, Township of Tay. Made-April 14th, 1975. Filed-April 18th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 108/75 MADE UNDER THE PLANNING ACT

- 1. Section 2 of Ontario Regulation 108/75 is revoked and the following substituted there-
- 2. This Order applies to all the lands in the Township of Tay in the County of Simcoe excepting the lands shown on Plan M-2 registered in the Land Registry Office for the Registry Division of Simcoe (No. 51). O. Reg. 303 /75, s. 1.
 - 2. Schedule 2 of the said Regulation is revoked and the following substituted therefor:

Schedule 2

The lands shown on plans registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as numbers 1437, 1554 and 1556. O. Reg. 303 /75, s. 2.

> G. M. FARROW Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 14th day of April, 1975.

18 (5280)

Publications Under The Regulations Act

May 10th, 1975

THE TOURISM ACT

O. Reg. 304/75. General. Made—April 8th, 1975. Filed—April 21st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 390/72 MADE UNDER THE TOURISM ACT

- 1.—(1) Clause c of subsection 2 of section 39 of Ontario Regulation 390/72, as remade by section 1 of Ontario Regulation 620/74, is revoked and the following substituted therefor:
 - (c) the constitution, rules, by-laws and accounting procedures adopted by the travel association have been approved by the Minister; and
- (2) The said section 39 is amended by adding thereto the following subsection:
- (4a) No project which is funded by the Province of Ontario or by the Government of Canada is eligible for a grant under subsection 4. O. Reg. 304/75, s. 1 (2).
 - (3) Subsections 5, 6 and 10 of the said section 39 are revoked and the following substituted therefor:
- (5) Subject to subsection 6, a travel association applying for approval to participate with the Ministry on a cost-sharing basis under this section shall submit with its application,
 - (a) its annual report for the last fiscal year disclosing the activities and achievements of the travel association;
 - (b) its financial statements for the last fiscal year; and
 - (c) a description of its program for the fiscal year for which a grant is applied together with estimates of the cost of such plans.

- (6) A travel association is exempt from the requirement of clauses a and b of subsection 5 if it has not been in operation for one fiscal year. O. Reg. 304/75, s. 1 (3), part.
- (10) Every travel association that, at the end of a fiscal year, has any unexpended moneys remaining from moneys received under this section shall, where required by the Minister, remit such moneys to the Treasurer of Ontario. O. Reg. 304/75, s. 1 (3), part.

(5299)

THE ONTARIO PLACE CORPORATION ACT, 1972

O. Reg. 305/75. Fees. Made—March 19th, 1975. Approved—April 8th, 1975. Filed—April 21st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 878/74 MADE UNDER THE ONTARIO PLACE CORPORATION ACT, 1972

- 1.—(1) Clause c of subsection 1 of section 2 of Ontario Regulation 878/74 is revoked and the following substituted therefor:
 - (c) for each adult at any time during the Canadian National Exhibition, \$2.00;
- (2) Clause c of subsection 6 of the said section 2 is revoked and the following substituted therefor:
 - (c) for one car for one month on the mainland,
 - (i) for an unreserved space, \$25.00, and
 - (ii) for a reserved space, \$30.00;

- (3) Clause a of subsection 7 of the said section 2 is revoked and the following substituted therefor:
 - (a) during the Canadian National Exhibition, 75 cents; and
- (4) Subsection 8 of the said section 2 is revoked and the following substituted therefor:
- (8) The fee for use of the skating rink is,
 - (a) for each adult, 75 cents;
 - (b) for each junior, 50 cents; and
 - (c) for each child, 50 cents. O. Reg. 305/75, s. 1 (4).
- (5) The said section 2 is amended by adding thereto the following subsection:
- (11) The daily, monthly and seasonal fee for use of the marina for trimarans and catamarans is that amount in Column 2 of Table 3 set out opposite the length of the boat in Column 1 of Table 3. O. Reg. 305/75, s. 1 (5).
 - Tables 1, 2 and 3 of the said Regulation are revoked and the following substituted therefor:

Table 1
SAILBOATS, RUNABOUTS AND CRUISERS

Column 1	COLUMN 2
up to and including 20 feet	\$5.00
21 feet to and including 25 feet	6.00
26 feet to and including 30 feet	7.00
31 feet to and including 40 feet	8.00
41 feet to and including 50 feet	9.00
51 feet to and including 60 feet	10.00
for each foot or portion thercof over 60 feet	.25

Table 2

SAILBOATS, RUNABOUTS AND CRUISERS

COLUMN 1	Column 2			
	Seasonal	Monthly		
up to and including 18 feet	\$220	\$ 55		
18 feet to and including 20 feet	255	70		
21 feet to and including 25 feet	375	100		
26 feet to and including 30 feet	450	120		
31 feet to and including 35 feet	560	140		
36 feet to and including 40 feet	640	160		
41 feet to and including 45 feet	720	180		
46 feet to and including 50 feet	800	200		
51 feet to and including 55 feet	880	220		
56 feet to and including 60 feet	960	240		
for each foot or portion thereof over 60 feet	16	4		

O. Reg. 305/75, s. 2, part.

Table 3
TRIMARANS AND CATAMARANS

COLUMN 1	Column 2		
	Daily	Monthly	Seasonal
up to and including 20 feet	\$ 9	\$ 85	\$320
21 feet to and including 25 feet	11	120	450
26 feet to and including 30 feet	13	140	555
31 feet to and including 40 feet	15	220	850

O. Reg. 305/75, s. 2, part.

O. Reg. 305/75, s. 2, part.

ONTARIO PLACE CORPORATION:

A. Y. EATON Chairman

G. G. Brown Vice-Chairman

Dated at Toronto, this 19th day of March, 1975.

19 (5300)

THE PLANNING ACT

O. Reg. 306 /75. Order made under Section 29a of The Planning Act. Made-April 18th, 1975. Filed—April 22nd, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of The Planning Act or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of

That parcel of land situate in the Township of Emily in the County of Victoria, and being composed of that part of Lot 20 in Concession 1X in the said Township being Part 19 on Reference Plan deposited in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number RD 46, together with a right of way in common with others entitled thereto over Part 1 on said Plan RD 46. O. Reg. 306/75, s. 1.

> DONALD R. IRVINE . Minister of Housing

Dated at Toronto, this 18th day of April, 1975.

THE PLANNING ACT

O. Reg. 307/75. Order made under Section 29a of The Planning Act. Made-April 18th, 1975. Filed-April 22nd, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of The Planning Act or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Percy in the County of Northumberland and being composed of that part of Lot 17 in Concession V of the said Township, being Part 17 shown on Reference Plan deposited in the Land Registry Office for the Registry Division of the East Riding of Northumberland (No. 38) as Number RD-16:

Excepting that part more particularly described as follows:

Premising that bearings are astronomic derived from observation on the sun and are referred to the meridian through the northeast angle of Lot 17 in Concession V of the said Township;

Beginning at that point in the southern limit of the said Lot where it is intersected by the general line of a wire fence distant 211.71 feet measured north 69° 37' east thereon from the southwest angle thereof;

Thence north 69° 37' east along the said southern limit 500.53 feet to the western limit of a travelled road;

Thence north 0° 35' west along the said western limit 125.99 feet to an angle therein;

Thence north 12° 27' east still along the said western limit 203.99 feet to an angle therein;

Thence north 24° 12′ 5" east still along the said 19 western limit 1196.72 feet to an angle therein;

Thence north 21° 42′ 5″ east still along the said western limit 235.13 feet to an angle therein:

O. Reg. 307/75

Thence north 7° 1' 20" east still along the said western limit 350.42 feet;

Thence south 89° 40′ 40" west 10.09 feet;

Thence south 7° 1′ 20" west 348.04 feet;

Thence south 21° 42′ 5" west 233.54 feet:

Thence south 24° 12′ 5" west 849.55 feet;

Thence south 25° 21' west 348.87 feet;

Thence south 12° 27' west 207.69 feet;

Thence south 0° 35' east 116 feet;

Thence south 69° 37′ west 488.96 feet to the general line of a wire fence;

Thence south 21° 56′ 30″ east along the said general line 17 feet to the point of beginning. O. Reg. 307 /75, s. 1.

Donald R. Irvine
Minister of Housing

Dated at Toronto, this 18th day of April, 1975.

(5302)

THE PLANNING ACT

O. Reg. 308/75.

Order made under Section 29a of The Planning Act.

Made—April 18th, 1975.

Filed—April 22nd, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Belmont in the County of Peterborough, and being composed of a part of the west half of Lot 21 in Concession I of the said Township, more particularly described as follows:

Beginning at a survey post planted at the southeast angle of the west half of said Lot 21 and running westerly along the southerly limit of the west half of the said Lot, a distance of 300 feet to a point which point is hereafter called the place of beginning of the land herein conveyed;

Thence northerly parallel to the easterly limit of the west half of the said Lot, a distance of 200 feet to a point;

Thence westerly parallel to the southerly limit of the west half of the said Lot, a distance of 75 feet to a point;

Thence southerly parallel to the easterly limit of the west half of the said Lot, a distance of 200 feet to the southerly limit of the said Lot;

Thence easterly in and along the southerly limit of the west half of the said Lot, a distance of 75 feet to the point of beginning. O. Reg. 398/75, s. 1.

Donald R. Irvine
Minister of Housing

Dated at Toronto, this 18th day of April, 1975.

(5303)

THE NURSING HOMES ACT, 1972

O. Reg. 309/75. General. Made—April 16th, 1975. Filed—April 23rd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 196/72 MADE UNDER THE NURSING HOMES ACT, 1972

- 1. Subsection 2 of section 71 of Ontario Regulation 196/72 is revoked and the following substituted therefor:
- (2) Powdered eggs shall not be given to a resident unless the powdered eggs have been cooked. O. Reg. 309/75, s. 1.

(5316)

O. Reg. 310/75

THE ONTARIO HOME BUYERS GRANT ACT, 1975

O. Reg. 310/75.

Determination of Legal and Beneficial Interest in Housing Unit. Made—April 24th, 1975. Filed—April 24th, 1975.

REGULATION MADE UNDER THE ONTARIO HOME BUYERS GRANT ACT, 1975

DETERMINATION OF LEGAL AND BENEFICIAL INTEREST IN HOUSING UNIT

- 1. For the purposes of the Act, the legal and beneficial interest in a housing unit shall be deemed to vest in a person,
 - (a) in the case of a housing unit that is a proposed unit within the meaning of The Condominium Act, when,
 - (i) an enforceable agreement for purchase and sale of the proposed unit, which agreement the Minister is satisfied is likely to be completed, has been entered into between the builder or owner thereof and the purchaser, and
 - (ii) the purchaser is entitled to acquire immediate vacant possession of such proposed unit under the terms of that agreement;
 - (b) in the case of a housing unit in the building of a co-operative corporation, when,
 - (i) the person has acquired shares or debt obligations of the co-operative corporation of which he is a member, provided such shares or debt obligations are acquired by such person to enable him to occupy a housing unit owned by the co-operative corporation,
 - (ii) an enforceable occupancy agreement in respect of the unit of the co-operative corporation has been entered into between the person and the corporation, and
 - (iii) the person is entitled to acquire immediate vacant possession of such unit under the terms of the occupancy agreement;
 - (c) in the case of a housing unit that is a mobile home, when,

- (i) the person has purchased, or agreed in writing to purchase, the mobile home,
- (ii) the mobile home is situated on the land where it is to be inhabited as a housing unit, and
- (iii) such land is owned by the person, or is occupied by him under a licence or lease that permits the person to locate thereon the mobile home and to occupy it as his principal residence;
- (d) in the case of a housing unit that is built by the owner thereof, when such owner first ordinarily inhabits such unit as his principal residence, provided that, at that time, such unit is situated on land owned, whether jointly or otherwise, by that person;
- (e) in the case of a housing unit acquired by the purchase of a lease that,
 - (i) is a lease of the land on which the housing unit is located,
 - (ii) contains an option permitting the lessee from time to time in immediate possession under the lease to purchase the fee simple in the reversion of the leased land for an amount not greater than the fair market value, at the time of exercising the option, of the land as vacant land, and
 - (iii) subject to the earlier exercise of the option described in subclause ii, is for a term of at least thirty years from the date on which the lease that is purchased was granted,

when,

- (iv) an enforceable agreement for purchase and assignment of the lease, which agreement the Minister is satisfied is likely to be completed, has been entered into between the assignor of the lease and the purchaser, and
- (v) the purchaser is entitled, under the terms of his agreement to purchase the lease, to acquire immediate vacant possession of the housing unit located on the land the lease of which he is purchasing;
- (f) in the case of a housing unit that is purchased under an agreement of purchase and sale that provides that the purchase

price, and interest thereon, will be payable by the purchaser in instalments and that, at the expiry after the 30th day of June, 1978 of a term certain specified in the agreement, the title to the housing unit will be transferred to the purchaser, when,

- (i) the purchaser, in accordance with the terms of such agreement, is entitled to acquire immediate vacant possession of the housing unit,
- (ii) such agreement of purchase and sale is registered in the proper Land Registry Office, and
- (iii) the vendor's liability under such agreement to transfer title to the housing unit is not conditional on the purchaser's exercising or failing to exercise any option or right in the nature of an option;
- (g) in the case of a housing unit to which none of clauses a to f applies, when,
 - (i) a deed or transfer thereof to the person is registered in the proper Land Registry Office, and
 - (ii) the person is entitled to acquire immediate vacant possession of such housing unit. O. Reg. 310/75, s. 1.
- 2. For the purposes of section 3 of the Act, where, at the time of the application for a grant, the housing unit with respect to the purchase of which the grant is applied for is not inhabited as the principal residence of the applicant or of the applicant and his spouse, children or other dependants or any of them, no grant shall be made unless and until the housing unit for which the application is made is resided in as a principal residence by the applicant or by the applicant and his spouse, children or other dependants or by any of them, and, in any event, no grant shall be made unless the housing unit is in fact so resided in prior to or on the 30th day of June, 1976. O. Reg. 310/75, s. 1.
- 3. Where the applicant for a grant is living separate and apart from his spouse and has no reason to believe that, since the applicant and his spouse began to live separate and apart, the applicant's spouse owned, whether jointly or with another person or otherwise, a housing unit that was ordinarily inhabited as the principal residence by that spouse, the Minister may, if he is otherwise satisfied as to the applicant's entitlement to a grant under this Act, make the grant authorized in subsection 1 of section 3 of the Act. O. Reg. 310/75, s. 3
- **4.** This Regulation shall be deemed to have come into force on the 8th day of April, 1975. O. Reg. 310/75, s. 4.

THE MILK ACT

O. Reg. 311/75. Grade A Milk—Marketing. Made—April 25th, 1975. Filed—April 25th, 1975.

REGULATION TO AMEND REGULATION 591 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MILK ACT

- 1.—(1) Subsection 4 of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by subsection 4 of section 1 of Ontario Regulation 240/75, is revoked and the following substituted therefor:
- (4) All Class 3 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.85 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 311/75, s. 1 (1).
 - (2) Subsection 5 of the said section 16, as remade by subsection 5 of section 1 of Ontario Regulation 240/75, is revoked and the following substituted therefor:
- (5) All Class 4 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.70 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 311/75, s. 1 (2).
 - (3) Subsection 5a of the said section 16, as remade by subsection 1 of section 1 of Ontario Regulation 921/74, is revoked and the following substituted therefor:
- (5a) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.21 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 311/75, s. 1 (3).
 - (4) Subsection 5b of the said section 16, as remade by subsection 1 of section 1 of Ontario Regulation 141/75, is revoked and the following substituted therefor:
- (5b) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.30 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 311/75, s. 1 (4).
 - (5) Subsection 6a of the said section 16, as remade by subsection 7 of section 1 of Ontario Regulation 240 /75, is revoked and the following substituted therefor:

(5320)

- (6a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$7.94 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 311/75, s. 1 (5).
 - Paragraph 1 of subsection 1 of section 21 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 240/75, is revoked and the following substituted therefor:
 - 1. A payment on account, at the rate of \$7.52 per 100 pounds not later than the fourteenth day of the next following month or, where a holiday falls within the first twelve days of that month, not later than the fifteenth day of that month.
 - (1) This Regulation, except subsection 3 of section 1, comes into force on the 1st day of May, 1975.
 - (2) Subsection 3 of section 1 of this Regulation comes into force on the 9th day of May, 1975.O. Reg. 311/75, s. 3.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin
Chairman

H. PARKER Secretary

19

Dated at Toronto, this 25th day of April, 1975.

(5321)

THE MILK ACT

O. Reg. 312/75. Industrial Milk—Marketing. Made—April 25th, 1975. Filed—April 25th, 1975.

REGULATION TO AMEND REGULATION 593 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MILK ACT

- 1.—(1) Subsection 1 of section 13 of Regulation 593 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 241/75, is revoked and the following substituted therefor:
- (1) All Class 3 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.85 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 312/75, s. 1 (1).

(2) Subsection 2 of the said section 13, as remade by subsection 2 of section 1 of Ontario Regulation 241/75, is revoked and the following substituted therefor:

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- (2) All Class 4 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.70 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 312/75, s. 1 (2).
 - (3) Subsection 3 of the said section 13, as remade by subsection 1 of Section 1 of Ontario Regulation 922 /74, is revoked and the following substituted therefor:
- (3) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.21 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 312/75, s. 1 (3).
 - (4) Subsection 3a of the said section 13, as remade by subsection 1 of section 1 of Ontario Regulation 142/75, is revoked and the following substituted therefor:
- (3a) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.30 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 312/75, s. 1 (4).
 - (5) Subsection 4a of the said section 13, as remade by subsection 4 of section 1 of Ontario Regulation 241/75, is revoked and the following substituted therefor:
- (4a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$7.94 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 312/75, s. 1 (5).
 - (1) This Regulation, except subsection 3 of section 1, comes into force on the 1st day of May, 1975.
 - (2) Subsection 3 of section 1 of this Regulation comes into force on the 9th day of May, 1975.O. Reg. 312/75, s. 2.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin Chairman

> H. PARKER Secretary

> > 19

Dated at Toronto, this 25th day of April, 1975.

(5322)



Publications Under The Regulations Act

May 17th, 1975

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 313/75.

Designations—Toronto to Windsor, (Hwy. No. 401). Made—April 16th, 1975. Filed—April 28th, 1975.

REGULATION TO AMEND
REGULATION 400 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT

 Schedule 73 to Regulation 400 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 73

In the Township of Raleigh in the County of Kent being,

- (a) part of lots 1 to 5, both inclusive, all in Concession 5;
- (b) part of lots 4 to 9, both inclusive, all in Concession 6;
- (c) part of lots 9 to 24, both inclusive, all in Concession 7;
- (d) part of lots 24 and 25 in Concession 8;
- (e) part of lots 18 and 19 in Concession A; and
- (f) part of the road allowance between,
 - (i) the townships of Raleigh and Tilbury East (County Road 7),
 - (ii) concessions 5 and 6,
 - (iii) lots 6 and 7 in Concession 6 (Drake Road),
 - (iv) concessions 6 and 7,
 - (v) lots 12 and 13 in Concession 7 (Dillon Road),
 - (vi) lots 18 and 19 in Concession 7 (Bloomfield Road),
 - (vii) lots 18 and 19 in Concession A (County Road 27),

- (viii) concessions 7 and A,
 - (ix) concessions 7 and 8 (County Road 14), and
 - (x) the townships of Raleigh and Harwich (County Road 10),

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-3166-93, deposited in the Land Registry Office for the Registry Division of Kent on the 17th day of February, 1975 as Number 24R-987.

9.98 miles, more or less.

O. Reg. 313/75, s. 1.

(5369)

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THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 314/75.
Designations—Miscellaneous,
Southern Ontario.
Made—April 16th, 1975.
Filed—April 28th, 1975.

REGULATION TO AMEND
REGULATION 394 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT

1. Schedule 102 to Regulation 394 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 102

In the Township of Sarnia in the County of Lambton being,

- (a) part of,
 - (i) lots 6 and 15 in Block A,
 - (ii) lots 5 and 16 in Block B,
 - (iii) Churchill Road, and
 - (iv) McGregor Road,

Registered Plan Number 13;

- (b) part of lots 16 and 17 in Concession 2;
- (c) part of lots 15, 16 and 17 in Concession 3;
- (d) part of lots 15 and 16 in each of concessions 4, 5, 6 and 7;
- (e) part of,
 - (i) Block A, and
 - (ii) lots 2 to 7, both inclusive,

Registered Plan Number 432;

- (f) part of lots 6 and 7 Registered Plan Number 315;
- (g) part of,
 - (i) lots 4, 5, 6, 7 and 8, and
 - (ii) Chapman Drive,

Registered Plan Number 284;

- (h) all of lots,
 - (i) 1, 2 and 3, and
 - (ii) 9 to 14, both inclusive,

Registered Plan Number 284; and

- (i) part of the road allowance between,
 - (i) the City of Sarnia and the Township of Sarnia (Indian Road),
 - (ii) concessions 2 and 3 (Churchill Road),
 - (iii) lots 15 and 16 in each of concessions 3, 4, 5, 6 and 7 (Modeland Road),
 - (iv) concessions 4 and 5 (Confederation Road),
 - (v) concessions 6 and 7, and
 - (vi) lots 15 and 16 in Concession 7 (Modeland Road),

and being those portions of the highway shown as PARTS 1, 2 and 3 on Ministry of Transportation and Communications Plan P-4054-23, deposited in the Land Registry Office for the Registry Division of Lambton on the 6th day of February, 1975 as Number 25R-1213.

5.25 miles, more or less.

O. Reg. 314/75, s. 1.

THE MINISTRY OF NATURAL RESOURCES ACT, 1972

O. Reg. 315/75.

Assignment of Powers and Duties of Minister. Made—April 23rd, 1975. Filed—April 28th, 1975.

REGULATION MADE UNDER THE MINISTRY OF NATURAL RESOURCES ACT, 1972

ASSIGNMENT OF POWERS AND DUTIES OF MINISTER

1. The Mining and Lands Commissioner is assigned the powers and duties conferred on the Minister of Natural Resources under subsection 2c of section 27 of The Conservation Authorities Act to hear the appeal of George H. Buchanan against the decision of the Credit Valley Conservation Authority made on the 23rd day of January, 1975 denying his application for a permit to construct an extension to an existing dwelling on Lot 1, Concession I in the Town of Caledon in The Regional Municipality of Peel and Province of Ontario. O. Reg. 315/75, s. 1.

(5371)

THE PETROLEUM RESOURCES ACT, 1971

O. Reg. 316/75.

Spacing Units—Ekfrid Pool. Made—April 23rd, 1975. Filed—April 28th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 423/74 MADE UNDER THE PETROLEUM RESOURCES ACT, 1971

- 1. Section 3 of Ontario Regulation 423/74 is
 - amended by adding thereto the following subsection:
- (5) In the spacing units established and designated in subsection 2 wells may be drilled only in the centre of tracts numbered 1, 3, 5 and 7 in accordance with the key to tract numbers on the said plan, and in the spacing units established and designated in subsection 4 wells may be drilled only in the centre of tracts numbered 1, 3 and 5 in accordance with the said key to tract numbers, but the Minister may approve a deviation from the centre of a tract where topographical conditions require such deviation. O. Reg. 316/75, s. 1.

(5372)

(5370)

THE ST. CLAIR PARKWAY COMMISSION ACT

O. Reg. 317/75. General. Made—April 23rd, 1975. Filed—April 28th, 1975.

REGULATION TO AMEND REGULATION 786 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE ST. CLAIR PARKWAY COMMISSION ACT

- Section 12a of Regulation 786 of Revised Regulations of Ontario, 1970, as re-made by section 8 of Ontario Regulation 626/74, is revoked and the following substituted therefor:
- 12a.—(1) Except as otherwise provided in this section, the fee for a person to use The St. Clair Parkway Golf Course at Mooretown is,
 - (a) \$5.50 on Monday, Tuesday, Wednesday, Thursday or Friday, for 18 holes of play;
 - (b) \$6.50 on Saturday, Sunday or a statutory holiday, for 18 holes of play;
 - (c) \$4.00 on Monday, Tuesday, Wednesday, Thursday or Friday, for 9 holes of play; and
 - (d) \$4.50 on Saturday, Sunday or a statutory holiday, for 9 holes of play.
- (2) The annual fee for a person to use The St. Clair Parkway Golf Course at Mooretown at any time it is open is,
 - (a) \$175 for a man over eighteen years of age;
 - (b) \$135 for a woman over eighteen years of age;
 - (c) \$250 for a husband and wife; and
 - (d) \$115 for a person not less than the age of eighteen years and not more than the age of twenty-two years, who is a student in a high school, university or vocational training school.
- (3) A person sixty-five years of age or over, upon the payment of an annual fee of \$75, may use The St. Clair Parkway Golf Course at Mooretown,
 - (a) after 1 p.m. during the months of April and August and the period from the 1st day of September to the 15th day of September, both inclusive;

- (b) after 2 p.m. during the months of May, June and July; and
- (c) at any time it is open on and after the 16th day of September.
- (4) A person under eighteen years of age upon the payment of the fee specified in subsection 1, or upon the payment of an annual fee of \$75, may use The St. Clair Parkway Golf Course at Mooretown,
 - (a) at any time it is open when playing with his parents or one of his parents;
 - (b) after 1 p.m. during the months of April and August and the period from the 1st day of September to the 15th day of September, both inclusive;
 - (c) after 2 p.m. during the months of May, June and July; and
 - (d) at any time it is open on and after the 16th day of September.
- (5) A husband, his wife and their children under eighteen years of age may use The St. Clair Parkway Golf Course at Mooretown upon the payment of an annual fee of \$300, and the provisions of clauses a, b, c and d of subsection 4 shall apply to their children under eighteen years of age. O. Reg. 317/75, s. 1.
 - Subsection 2 of section 17a of the said Regulation, as made by section 10 of Ontario Regulation 626/74, is revoked and the following substituted therefor:
- (2) Except as otherwise provided in this section, the fee for the use of The St. Clair Parkway Marine Park at Mitchell's Bay is,
 - (a) to launch any boat, \$2 per day;
 - (b) to launch any boat, \$100 per season;
 - (c) to rent a boat and motor, \$18 per day from sunrise to sunset;
 - (d) mooring of any boat, \$3.50 per day and, where electrical power is supplied, an additional 50 cents a day for each outlet;
 - (e) mooring of any boat for a season, \$9 per foot of boat; and
 - (f) to use the Dumping Station for emptying holding tanks, \$2 per boat or trailer.O. Reg. 317/75, s. 2.

THE ST. CLAIR PARKWAY COMMISSION:

J. L. KENNEDY Chairman

R. F. HARRISON Secretary-Treasurer

Dated at Corunna, this 19th day of March, 1975. (5373)

THE PLANNING ACT

O. Reg. 318/75.

Order made under Section 29a of The Planning Act. Made—April 23rd, 1975. Filed—April 28th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of The Planning Act or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of North Monaghan in the County of Peterborough, and being composed of that part of Lot 2 in Concession X of the said Township designated as Part 4 on Plan R401 deposited in the Land Registry Office for the Registry Division of Peterborough (No. 45) and signed by Thomas E. Lyons, Ontario Land Surveyor of Pierce and Pierce, Peterborough, Ontario, dated the 7th day of April, 1970. O. Reg. 318/75, s. 1.

Donald R. Irvine
Minister of Housing

Dated at Toronto, this 23rd day of April, 1975.

(5374) 20

THE PLANNING ACT

O. Reg. 319/75.

Order made under Section 29a of The Planning Act. Made—April 23rd, 1975. Filed—April 28th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or

a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Village of Victoria Harbour in the County of Simcoe, and being composed of part of Block "E" according to a plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 496, which part may be more particularly described as follows:

Beginning at the northeasterly angle of said Block "E";

Thence westerly along the northerly limit of said Block "E" a distance of 160 feet to a point;

Thence southerly and parallel to the easterly limit of said Block "E" a distance of 53 feet 1 inch to a point;

Thence easterly and parallel with the northerly limit of said Block "E" a distance of 160 feet to a point on the easterly limit thereof;

Thence northerly along the easterly limit of said Block "E" a distance of 51 feet 1 inch to the point of beginning. O. Reg. 319/75, s. 1.

Donald R. IRVINE
Minister of Housing

Dated at Toronto, this 23rd day of April, 1975.

(5375) 20

THE EMPLOYMENT STANDARDS ACT, 1974

O. Reg. 320/75.

Fruit, Vegetable and Tobacco Harvesters. Made—April 23rd, 1975. Filed—April 29th, 1975.

REGULATION MADE UNDER
THE EMPLOYMENT STANDARDS ACT, 1974

FRUIT, VEGETABLE AND TOBACCO HARVESTERS

INTERPRETATION

1. For the purposes of this Regulation,

- - (a) "housing accommodation" means a place of dwelling that is reasonably fit for human habitation consisting of at least a kitchen with cooking facilities, two bedrooms or a bedroom and a living room, and having its own private toilet and washing facilities;
 - (b) "piece work rate" means a rate of pay calculated upon a unit of work performed;
 - (c) "room" means a room that is reasonably furnished and reasonably fit for human habitation, is supplied with clean bed linen and towels and is reasonably accessible to proper toilet and washbasin
 - (d) "serviced housing accommodation" means housing accommodation for which light, heat, fuel, water, gas or electricity are provided at the expense of the employer. O. Reg. 320/75, s. 1.
- 2. This Regulation applies to an employee who is employed on a farm to harvest fruit, vegetables or tobacco for marketing or storage. O. Reg. 320 /75, s. 2.
- 3. Subject to section 4, every employer shall pay not less than,
 - (a) \$2.00 an hour to an employee who is a student under eighteen years of age where the weekly hours of the student are not in excess of twenty-eight hours or where the student is employed during a school holiday; and
 - (b) \$2.40 an hour to an employee other than an employee mentioned in clause a. O. Reg. 320/75, s. 3.
- 4. Where a piece work rate being paid to employees other than an employee mentioned in clause a of section 3 is customarily and generally recognized in the area as having been set so that an employee exercising reasonable effort would if paid such a rate earn at least the minimum wage prescribed in section 3, the employer shall be deemed to have paid an employee the minimum wages so prescribed. O. Reg. 320/75, s. 4.
- 5. Where housing accommodation, room or meals are taken into account by an employer in calculating the minimum wage of an employee, the maximum amount at which such housing accommodation, room or meals shall be valued shall be as follows:
 - 1. Serviced housing accommodation.....\$40.00 a week
 - 2. Housing accommodation.....\$30.00 a week

- 3. Room.....\$10.00 a week
- 4. Meals.....\$1.05 each and not more than \$22.00 a
- 5. Both room and meals.....\$32.00 a week O. Reg. 320/75, s. 5.
- 6. Notwithstanding the provisions of any other Regulation, every employer shall give to an employee who has been employed by the employer for thirteen weeks or more a vacation with pay or pay him vacation pay pursuant to Part VIII of the Act. O. Reg. 320/75, s. 6.
- 7.—(1) Notwithstanding the provisions of any other Regulation, an employee who has been employed by his employer for a period of thirteen weeks or more and who is not excluded under clauses b, c, d or e of subsection 1 of section 26 of the Act, shall be entitled to the employment standard provided in Part VII of the Act for a public holiday, except Victoria Day and Dominion Day in the years 1975 and 1976.
- (2) For the purposes of this section, an employee to whom this Regulation applies shall be deemed to be employed in a continuous operation. O. Reg. 320/75, s. 7.
- 8. This Regulation comes into force on the 1st day of May, 1975. O. Reg. 320/75, s. 8.

20 (5377)

THE EMPLOYMENT STANDARDS ACT,

O. Reg. 321/75. General. Made-April 23rd, 1975. Filed-April 29th, 1975.

REGULATION TO AMEND REGULATION 244 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER

THE EMPLOYMENT STANDARDS ACT, 1974

- 1. Clause e of section 4 of Regulation 244 of Revised Regulations of Ontario, 1970 is amended by striking out "or" at the end of subclause iii and by adding thereto the following subclauses:
 - (v) the growing of trees and shrubs for the wholesale and retail trade.
 - (vi) the breeding and boarding of horses on a farm, or

- 1832
- (vii) the keeping of fur bearing animals as defined in The Fur Farms Act, 1971 for propagation or the production of pelts for commercial purposes;
- 2. Clause d of section 5 of the said Regulation is amended by striking out "or" at the end of subclause iii and by adding thereto the following subclauses:
 - (v) the growing of trees and shrubs for the wholesale and retail trade,
 - (vi) the breeding and boarding of horses on a farm, or
 - (vii) the keeping of fur bearing animals as defined in The Fur Farms Act, 1971 for propagation or the production of pelts for commercial purposes;

(5378)

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THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 322/75.

Crop Insurance Plan-Sweet Cherries. Made-March 21st, 1975. Approved—April 23rd, 1975. Filed-April 29th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 103/74 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- 1. Section 10 of the Schedule to Ontario Regulation 103/74 is revoked and the following substituted therefor:
- 10. The established price for sweet cherries shall be 16¢ per pound.
 - 2. Subsection 1 of section 12 of the said Schedule is revoked and the following substituted therefor:
- (1) The premium payable by an insured person in the crop year shall be 6 per cent of the average yield in pounds multiplied by the established price per pound.
 - 3. Subsections 3 and 4 of section 13 of the said Schedule are revoked and the following substituted therefor:
- (3) Where a renewal premium is payable in respect of a crop year, the insured person shall, not later than the 20th day of December in the crop year, pay a premium deposit of not less than \$50.

- 4.—(1) Subparagraph 1 of paragraph 13 of Form 1 of the said Regulation is revoked and the following substituted therefor:
- (1) Where,
 - (a) loss or damage to the insured crop results from one or more of the perils insured against; or
 - (b) the insured crop or any part thereof is or is intended to be sold at retail.

the insured person shall notify the Commission in writing prior to harvest in order that a preharvest inspection may be made.

- (2) Clauses 2, 3 and 4 of subparagraph 2 of the said paragraph 13 are revoked and the following substituted therefor:
 - 2. For frost damage or freeze injury affecting the quality of the fruit, within three days of the time of loss.

THE CROP INSURANCE COMMISSION OF ONTARIO:

> HENRY EDIGER Chairman

RONALD ATKINSON Secretary

Dated at Toronto, this 21st day of March, 1975.

(5379)

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THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 323/75.

Crop Insurance Plan-Sour Cherries. Made-March 21st, 1975. Approved—April 23rd, 1975. Filed—April 29th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 102/74 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- 1. Section 10 of the Schedule to Ontario Regulation 102/74 is revoked and the following substituted therefor:
- 10. The established price for sour cherries shall be 14¢ per pound.
 - 2. Subsections 3, 4 and 5 of section 13 of the said Schedule are revoked and the following substituted therefor:

O. Reg. 323/75

- (3) Where a renewal premium is payable in respect of a crop year, the insured person shall, not later than the 20th day of December in the crop year, pay a premium deposit of not less than \$50.
 - 3.—(1) Subparagraphs 3 and 4 of paragraph 12 of Form 1 of the said Regulation are revoked.
 - (2) Subparagraph 6 of the said paragraph 12 is revoked and the following substituted there-
- (6) Notwithstanding subparagraph 5, where damaged sour cherries are sold to a winery at less than the prevailing price for unblemished fruit, the actual production shall be deemed to be reduced in the ratio that the salvage value received for the crop bears to the market price for processing sour cherries as set by The Ontario Tender Fruit Growers' Marketing Board.
 - (3) Subparagraph 1 of paragraph 13 of the said Form 1 is revoked and the following substituted therefor:
 - (1) Where,
 - (a) loss or damage to the insured crop results from one or more of the perils insured against; or
 - (b) the insured crop or any part thereof is or is intended to be sold at retail,

the insured person shall notify the Commission in writing prior to harvest in order that a preharvest inspection may be made.

- (4) Clauses 2, 3 and 4 of subparagraph 2 of the said paragraph 13 are revoked and the following substituted therefor:
 - 2. For frost damage or freeze injury affecting the quality of the fruit, within three days of the time of loss.

THE CROP INSURANCE COMMISSION OF ONTARIO:

> HENRY EDIGER Chairman

RONALD ATKINSON Secretary

Dated at Toronto, this 21st day of March, 1975.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 324/75.

Crop Insurance Plan-Apples. Made-March 21st, 1975. Approved—April 23rd, 1975. Filed-April 29th, 1975.

REGULATION TO AMEND REGULATION 144 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- 1. Subsection 1 of section 10 of the Schedule to Regulation 144 of Revised Regulations of Ontario, 1970, as amended by section 4 of Ontario Regulation 229/72, is revoked and the following substituted therefor:
- (1) The established price for apples shall be,
 - (a) 3ϕ :
 - (b) 4¢;
 - (c) 5¢; or
 - (d) 6¢,

per pound.

- 2. Subsection 3 of section 13 of the said Schedule, as remade by subsection 1 of section 5 of Ontario Regulation 358/74, is revoked and the following substituted there-
- (3) Where a renewal premium is payable in respect of a crop year, the insured person shall, not later than the 20th day of December in the crop year, pay a premium deposit of not less than \$50.
 - 3.—(1) Subparagraph 3 of paragraph 12 of Form 1 of the said Regulation, as remade by subsection 2 of section 6 of Ontario Regulation 229/72, is revoked and the following substituted therefor:
- (3) Where the insured crop or any part thereof has suffered hail, freeze, hurricane or tornado damage to such an extent that the grade has been reduced, the actual production thereof for the purpose of subparagraph 1 shall be deemed to be reduced by the amount obtained by multiplying the actual production in pounds by the following factors:
 - 1. Canada Fancy reduced to Juice Grade-

(Juice Grade price per pound less 1¢) (3 × Juice Grade price per pound)

(5380)

2. Canada Fancy reduced to Peeler or C Grade—

1 minus Fancy to Juice Grade Factor

2

3. Peeler or C Grade reduced to Juice Grade—

1 minus Fancy to Juice Grade Factor

2

- (2) Subparagraph 1 of paragraph 13 of the said Form 1 is revoked and the following substituted therefor:
- (1) Where,
 - (a) loss or damage to the insured crop results from one or more of the perils insured against; or
 - (b) the insured crop or any part thereof is or is intended to be sold at retail,

the insured person shall notify the Commission in writing prior to harvest in order that a preharvest inspection may be made.

- (3) Clauses 2, 3, 4 and 5 of subparagraph 2 of the said paragraph 13 are revoked and the following substituted therefor:
 - For frost damage or freeze injury affecting the quality of the fruit, within three days of the time of loss.
- 4. Paragraph 5 of Form 2 of the said Regulation, as remade by section 8 of Ontario Regulation 229/72, is revoked and the following substituted therefor:
- 5. The price per pound of apples applied for is:

3¢() 4¢() 5¢() 6¢()

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 21st day of March, 1975.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 325/75.

Crop Insurance Plan—Peaches. Made—March 21st, 1975. Approved—April 23rd, 1975. Filed—April 29th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 30/73 MADE UNDER

THE CROP INSURANCE ACT (ONTARIO)

- Subsection 1 of section 10 of the Schedule to Ontario Regulation 30/73 is revoked and the following substituted therefor:
- (1) The established price for peaches shall be,
 - (a) 5¢;
 - (b) 7¢; or
 - (c) 9¢,

per pound.

- 2.—(1) Subparagraph 3 of paragraph 12 of Form 1 of the said Regulation is revoked and the following substituted therefor:
- (3) Where the insured crop or any part thereof has suffered damage from an insured peril to such an extent that it is unsuitable for sale, it shall not be counted as production.
- (4) Notwithstanding subparagraph 3, where damaged peaches are sold for less than the prevailing price for unblemished fruit, the actual production shall be deemed to be reduced in the ratio that the salvage value received for the crop bears to the market price for processing peaches as set by The Ontario Tender Fruit Growers' Marketing Board.
 - (2) Subparagraph 1 of paragraph 13 of the said Form 1 is revoked and the following substituted therefor:
 - (1) Where,
 - (a) loss or damage to the insured crop results from one or more of the perils insured against; or
 - (b) the insured crop or any part thereof is or is intended to be sold at retail.

the insured person shall notify the Commission in writing prior to harvest in order that a preharvest inspection may be made.

(5381)

- (3) Clauses 2, 3, 4 and 5 of subparagraph 2 of the said paragraph 13 are revoked and the following substituted therefor:
 - For frost damage or freeze injury affecting the quality of the fruit, within three days of the time of loss.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

THE ONTARIO GAZETTE

RONALD ATKINSON
Secretary

Dated at Toronto, this 21st day of March, 1975.

(5382)

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 326/75.

Crop Insurance Plan—Pears. Made—March 21st, 1975. Approved—April 23rd, 1975. Filed—April 29th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 104/74 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- 1. Subsection 1 of section 10 of the Schedule to Ontario Regulation 104/74 is revoked and the following substituted therefor:
- (1) The established price for pears shall be,
 - (a) 5¢;
 - (b) 7¢; or
 - (c) 9¢,

per pound.

- 2. Subsections 3 and 4 of section 13 of the said Schedule are revoked and the following substituted therefor:
- (3) Where a renewal premium is payable in respect of a crop year, the insured person shall, not later than the 20th day of December in the crop year, pay a premium deposit of not less than \$50.

- 3.—(1) Subparagraphs 3 and 4 of paragraph 12 of Form 1 of the said Regulation are revoked and the following substituted therefor:
- (3) Where the insured crop or any part thereof has suffered freeze, hail or wind damage to such an extent that it is unsuitable for sale, it shall not be counted as production.
- (4) Notwithstanding subparagraph 3, where freeze, hail or wind damaged pears are sold to a winery or distillery at less than the prevailing price for unblemished fruit, the actual production shall be deemed to be reduced in the ratio that the salvage value received for the crop bears to the market price for processing pears as set by The Ontario Tender Fruit Growers' Marketing Board.
 - (2) Subparagraph 1 of paragraph 13 of the said Form 1 is revoked and the following substituted therefor:
 - (1) Where,
 - (a) loss or damage to the insured crop results from one or more of the perils insured against; or
 - (b) the insured crop or any part thereof is or is intended to be sold at retail,

the insured person shall notify the Commission in writing prior to harvest in order that a pre-harvest inspection may be made.

- (3) Clauses 2, 3 and 4 of subparagraph 2 of the said paragraph 13 are revoked and the following substituted therefor:
 - For frost damage or freeze injury affecting the quality of the fruit, within three days of the time of loss.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 21st day of March, 1975.

(5383)

20

THE LOCAL ROADS BOARDS ACT

O. Reg. 327/75.

Establishment of Local Roads Areas. Made—April 25th, 1975. Filed—April 29th, 1975.

REGULATION TO AMEND
REGULATION 571 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE LOCAL ROADS BOARDS ACT

- Schedule 99 to Regulation 571 of Revised Regulations of Ontario, 1970 is revoked.
 Reg. 327/75. s. 1.
- 2. The said Regulation is amended by adding thereto the following Schedules:

Schedule 222

KITIGAN LOCAL ROADS AREA

All those portions of the Township of O'Brian in the Territorial District of Cochrane, shown outlined on Ministry of Transportation and Communications Plan N-406-1, filed in the office of the Registrar of Regulations at Toronto as Number 1875. O. Reg. 327/75, s. 2, part.

Schedule 223

SABASKONG BAY LOCAL ROADS AREA

All that portion of the Township of Godson in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-713-1, filed in the office of the Registrar of Regulations at Toronto as Number 1876. O. Reg. 327 /75, s. 2, part.

Schedule 224

WILLISVILLE LOCAL ROADS AREA

All that portion of the Township of Curtin and the surrendered portion of the Whitefish River Indian Reserve No. 4 in the Territorial District of Sudbury, shown outlined on Ministry of Transportation and Communications Plan N-874-1, filed in the office of the Registrar of Regulations at Toronto as Number 1877. O. Reg. 327 /75, s. 2, part.

Schedule 225

WALLBRIDGE LOCAL ROADS AREA

All those portions of the Township of Wallbridge and certain islands in the vicinity of Wallbridge Township in the Territorial District of Parry Sound, shown outlined on Ministry of Transportation and Communications Plan N-455-A1, filed in the office of the Registrar of Regulations at Toronto as Number 1878. O. Reg. 327/75, s. 2, part.

JOHN R. RHODES

Minister of Transportation
and Communications

Dated at Toronto, this 25th day of April, 1975.

(5384)

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THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 328/75.

County of Halton, Town of Burlington. Made—April 28th, 1975. Filed—April 29th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- 1. Ontario Regulation 482/73 is amended by adding thereto the following section:
- 35. Notwithstanding any other provision of this Order, the land described in Schedule 22 may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 7 are met. O. Reg. 328/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 22

That parcel of land situate in the City of Burlington in The Regional Municipality of Halton, formerly in the Township of East Flamborough in the County of Halton, being composed of part of Lot 9 in Concession I in the said former Township, more particularly described as follows:

Premising that the bearings used herein are astronomic and are referred to the northwesterly limit of that part of the King's Highway known as No. 403, on a course of north 40° 51′ 30″ east as shown on a Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 464 Miscellaneous;

Beginning at the southwesterly angle of Lot 9 in Concession I;

Thence north 46° 05′ 30″ west a distance of 2,694.4 feet to a point in the southerly limit of that part of the King's Highway known as No. 403, as shown

1837

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O. Reg. 328/75

on a Plan prepared by the Ministry of Transportation and Communications and deposited in the said Land Registry Office as Number 464 Miscellaneous and amended by a Plan deposited in the said Land Registry Office as Number 763 Miscellaneous;

Thence north 44° 27′ 20" east along that southerly limit a distance of 317.05 feet to a point;

Thence north 46° 00' 40" west a distance of 351.2 feet to a point;

Thence north 40° 27′ 30" east a distance of 68.39 feet to a point;

Thence north 40° 51′ 30" west a distance of 623.94 feet to a point in the northerly limit of the said part of the King's Highway;

Thence north 35° 13′ 30" east a distance of 212.95 feet along that northerly limit to the southerly angle of the lands of the Ministry of Transportation and Communications as shown on a Plan deposited in the said Land Registry Office as Number 1100, Miscellaneous:

Thence north 15° 19' west a distance of 63.55 feet to a point;

Thence north 65° 52' west a distance of 52.42 feet to the place of beginning;

Thence north 65° 52' west a distance of 129.44 feet to a point;

Thence south 40° 48' west a distance of 201.35 feet to a point;

Thence south 49° 12' east a distance of 124 feet to a point;

Thence north 40° 48' east a distance of 238.47 feet to the place of beginning. O. Reg. 328/75, s. 2.

> W. DARCY MCKEOUGH Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 28th day of April, 1975.

(5385)20

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 329/75. Refund. Made-April 23rd, 1975. Filed—April 30th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

REFUND

CONVEYANCE TO DOW CHEMICAL OF CANADA. LIMITED

- 1. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of The Land Transfer Tax Act, 1974 were applied and that was paid in respect of the tender for registration of the conveyances from,
 - (a) Norma Jean Dawson, widow, of the Township of Sarnia in the County of Lambton to Dow Chemical of Canada, Limited, a nonresident person, which conveyance is dated the 30th day of October, 1974 and was registered as Instrument Number 357220 in the Land Registry Office for the Registry Division of Lambton (No. 25) on the 15th day of November, 1974; and
 - (b) Lorne Lucas, electrician, of the City of Sarnia in the County of Lambton to Dow Chemical of Canada, Limited, a nonresident person, which conveyance is dated the 5th day of November, 1974 and was registered as Instrument Number 357206 in the Land Registry Office for the Registry Division of Lambton (No. 25) on the 15th day of November, 1974. O. Reg. 329 /75, s. 1.

(5386)

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 330/75. Rates of Interest. Made-April 23rd, 1975. Filed—April 30th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

RATES OF INTEREST

- 1.—(1) Subject to subsection 4, where an amount in respect of a refund is made pursuant to subsection 6 of section 4 or section 8 of the Act, interest at 6 per cent per annum shall be paid or applied thereon for the period commencing on the day the over-payment arose and ending with the day of refunding.
- (2) Subject to subsection 4, where an amount in respect of a refund is made pursuant to subsection 1 of section 5 of the Act, interest at 9 per cent per annum shall be paid or applied thereon for the period commencing on the day the tax was paid under protest and ending with the day of refunding.

- (3) Subject to subsection 4, where pursuant to the filing of a notice of objection under section 13 or a notice of appeal under section 14, it is determined that a refund in respect of the amount of tax assessed should be made, interest at 9 per cent per annum shall be paid or applied thereon for the period commencing on the day of payment of the tax assessed and ending with the day of refunding.
- (4) In the event that the amount of interest to be paid pursuant to this section is less than one dollar, then no interest shall be paid. O. Reg. 330/75, s. 1.

(5387)

THE LAND SPECULATION TAX ACT. 1974

O. Reg. 331/75. Rates of Interest. Made—April 23rd, 1975. Filed—April 30th, 1975.

REGULATION MADE UNDER THE LAND SPECULATION TAX ACT, 1974

RATES OF INTEREST

- 1.—(1) Subject to subsection 3, where an amount in respect of a refund is made pursuant to section 7 of the Act, interest at 6 per cent per annum shall be paid or applied thereon for the period commencing on the day the over-payment arose and ending with the day of refunding.
- (2) Subject to subsection 3, where pursuant to the filing of a notice of objection under section 9 or a notice of appeal under section 10, it is determined that a refund in respect of the amount of tax assessed should be made, interest at 9 per cent per annum shall be paid or applied thereon for the period commencing on the day of payment of the tax assessed and ending with the day of refunding.
- (3) In the event that the amount of interest to be paid pursuant to this section is less than one dollar, then no interest shall be paid. O. Reg. 331/75, s. 1.

(5388)

THE PHARMACY ACT

O. Reg. 332/75. Parcost C.D.I. Made—April 23rd, 1975. Filed—April 30th, 1975.

REGULATION MADE UNDER THE PHARMACY ACT

PARCOST C.D.I.

1. For the purposes of the Act, the Parcost C.D.I. is the comparative drug index contained in the Schedule hereto:

Schedule

PART I

INTRODUCTION

- 1. The Parcost Comparative Drug Index has been compiled by the Ministry of Health and its advisory committee, "The Drug Quality and Therapeutics Committee".
- 2. The Index is a compilation of pharmaceutical preparations, arranged in comparative categories and groupings according to the nature, strength and dosage form of the active therapeutic constituent.
- 3. The products listed in the Index meet recognized standards of quality required by The Drug Quality and Therapeutics Committee.
- 4. Except where indicated otherwise by the words "not interchangeable", for the purposes of subsection 1 of section 52 of the Act, products listed in the Parcost Comparative Drug Index are interchangeable pharmaceutical products.
- 5. For the purposes of section 52 of the Act, the product cost plus professional fee method of pricing a prescription shall be used and the prescription fee so used shall not exceed a maximum of \$2.60.

PART 2

Index of Drugs by Therapeutic Classification

4:00	Antihistaminics
8:00 8 08 8 12 8 12 04 8 12 12 8 12 16 8 12 24 8 12 28 8 16 8 20 8 24 8 26 8 32 8 36 8 40	Chloramphenicol Erythromycins Penicillins Tetracyclines
10:00	Antineoplastic agents
12:00 12:04 12:08 12:12 12:16	Autonomic agents Parasympathomimetic (Cholinergic) Agents Parasympatholytic (Cholinergic Blocking) Agents Sympathomimetic (Adrenergic Agents) Sympatholytic (Adrenergic Blocking) Agents
16:00	Blood derivatives
20:00 20 04 20 12	Blood formation and coagulation Antianemia Drugs Coagulants and Anti-Coagulants
24:00 24 04 24 06 24 08 24 12	Cardiovascular drugs Cardiac Drugs Antilipemic Drugs Hypotensive Drugs Vasodilating Drugs (For Diuretics See 40:28)

1840	THE ONTARIO GAZETTE
28:00	Central nervous system drugs
28:08 28:10 28:12 28:16 28:16:04 28:16:08	Analgesics Narcotic Antagonists Anticonvulsants Psychotherapeutic Agents Antidepressants Tranquilizers
28:16:12 28:20 28:24	Other Psychotropics C.N.S. Stimulants Sedatives and Hypnotics
36:00 36:04 36:56	Diagnostic agents Adrenal Insufficiency Myasthenia Gravis
36:88 40:00	Urine Contents Electrolytic, caloric and water balance
40:08	Alkalinizing Agents

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00.01	, laterial modification
36:56	Myasthenia Gravis
36:88	Urine Contents
40:00	Electrolytic, caloric and water balance
40:08	Alkalinizing Agents
40:12	Replacement Agents
40:18	Potassium-Removing Resins
40:28	Diuretics
40:40	Uricosuric Drugs
48:00	Cough preparations
48:04	Antitussives
48:08	Expectorants

52:00	Eye, ear, nose and throat preparations
52:04	Anti-Infectives (E.E.N.T.)
52:04:04	Antibiotics (E.E.N.T.)
52:04:08	Sulfonamides (E.E.N.T.)
52:04:12	Other Anti-Infectives (E.E.N.T.)
52:08	Anti-Inflammatory Agents (E.E.N.T.)
52:20	Miotics
52:24	Mydriatics
52:32	Vasoconstrictors (E.E.N.T.)
52:36	Other Eye, Ear, Nose and Throat Agents

Gastrointestinal drugs

56:00

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THE ONTARIO GAZETTE

60:00	Gold compounds
68:00 68:04 68:08 68:16 68:20 68:24 68:28 68:32 68:36 68:38	Hormones and substitutes Corticosteroids Androgens Estrogens Insulins and Diabetic Agents Parathyroid Agents Pituitary Agents Progestogens and Oral Contraceptives Thyroids Anti-Thyroids
76:00	Oxytocics
84:00 84:04 84:04:04 84:04:08 84:04:12 84:04:16 84:06 84:08 84:12 84:24 84:28 84:36	Skin and mucous membrane preparations Anti-Infectives (Skin) Antibiotics (Skin) Fungicides (Skin) Parasiticides (Skin) Other Anti-Infectives (Skin) Anti-Inflammatory Agents (Skin) Antipruritics and Topical Anesthetics Astringents Emollients, Demulcents and Protectants Keratolytic Agents Miscellaneous Skin and Mucous Membrane Agents
86:00	Spasmolytics
88:00 88:04 88:08 88:12 88:16 88:24 88:28	Vitamins and minerals Vitamin A Vitamins B Vitamin C Vitamin D Vitamin K Multivitamins
92:00	Unclassified therapeutic agents

PART 3

COMPARATIVE DRUG INDEX

4:00 Antihistaminics

Brompheniramine Maleate 4 mg Tab	026484	Dimetane	ROB	0.0215
Brompheniramine Maleate 0.4mg/ml O/L	026395	Dimetane	ROB	0.0050
*Chlorpheniramine Maleate 4mg Tab	021288	Novopheniram	NOP	0.0120
	028193	Chlor-Tripolon	SCH	0.0259
Chlorpheniramine Maleate 0.5mg/ml O/L	028134	Chlor-Tripolon	SCH	0.0076
Chlorpheniramine Maleate			0.011	
200mg/2ml Inj Sol	028010	Chlor-Tripolon	SCH	1.5800
Chiorpheniramine Maleate 10mg/ml Inj Sol	027995	Chlor-Tripolon	SCH	0.5700
*Cyproheptadine HCI 4mg Tab	016454 010073	Periactin Vimicon	MSD FRS	0.0407 0.0411
Cyproheptadine HCI 0.4mg/ml O/L	009989	Vimicon	FRS	0.0089
Barrier and a Control of the Control	016314	Periactin	MSD	0.0089
Dexchlorpheniramine Maleate 2mg Tab	028207	Polaramine	SCH	0.0270
Dexchlorpheniramine Maleate 0.4mg/ml O/L	225533	Polaramine	SCH	0.0062
Dimethpyrindene Maleate 1mg Tab	005444	Forhistal	CIB	0.0301
*Diphenhydramine HCI 50mg Cap	022764	Benadryl	PDA	0.0375
*Diphenhydramine HCI 25mg Cap	022756	Benadryl	PDA	0.0246
Diphenhydramine HCl 2.5mg/ml O/L	022918	Benadryl	PDA	0.0061
Diphenhydramine HCI 50mg/ml Inj Sol	023205	Benadryl	PDA	0.8400
Diphenhydramine HCI 100mg/10ml Inj Sol	023191	Benadryl	PDA	1.7000
Methdilazine HCI 8mg Tab	003514	Dilosyn	AHA	0.0440
Methdilazine HCI 0.8mg/ml O/L	003158	Dilosyn	AHA	0.0075
Promethazine HCI 25mg Tab	213896	Phenergan	POU	0.0386
Promethazine HCI 10mg Tab	025712	Phenergan	POU	0.0294
Promethazine HCI 2mg/ml O/L	025429	Phenergan	POU	0.0092
Promethazine HCI 50mg/2ml Inj Sol	164046	Phenergan	POU	0.3090
Promethazine HCI 50mg Sup	025402	Phenergan	POU	0.1860
Promethazine HCI 25mg Sup	025720	Phenergan	POU	0.1490
Promethazine HCI 12.5mg Sup	025380	Phenergan	POU	0.1280
Trimeprazine Tartrate 10mg Tab	025801	Panectyl	POU	0.0522
Trimeprazine Tartrate 5mg Tab	025798	Panectyl	POU	0.0398
Trimeprazine Tartrate 2.5mg Tab	025771	Panectyl	POU	0.0322
Tripelennamine HCI 50mg Tab	005703	Pyribenzamine	CIB	0.0366

^{*}Not compensable for persons receiving Nursing Home Care

8:00 Anti-Infective Agents

8:08 Anthelmintics

Bephenium Hydroxynaphthoate				
5g/pkg Gran	068411	Alcopar	BWE	0.2640
Piperazine Adipate 300mg Tab	303860	Entacyl	AHA	0.0303
Piperazine Adipate 2g/pkg Gran	002739	Entacyl	AHA	0.1840
Piperazine Adipate 120mg/ml O/L	003131	Entacyl	AHA	0.0160
Piperazine Citrate 100mg/ml O/L	001430	Ancazine	ANC	0.0086
Pyrantel Pamoate 50mg/ml O/L	024678	Combantrin	PFI	0.0570
Pyrvinium Pamoate 50mg Tab	010243	Pamovin	FRS	0.1445
Pyrvinium Pamoate 10mg/ml O/L	009954	Pamovin	FRS	0.0386
Quinacrine HCI 100mg Tab	033804	Atabrine	WIN	0.0225
Thiabendazole 500mg Chew Tab	140228	Mintezol	MSD	0.1683

8:12.04 Antibiotics Antifungals

Amphotericin B 50mg Inj/Top Pd	029149	Fungizone	SQU	3.2000
Griseofulvin 500mg Tab Not Interchangeable	012262	Grisovin FP	GLA	0.1232
	028282	Fulvicin U/F	SCH	0.1562
Griseofulvin 250mg Tab Not Interchangeable	012254	Grisovin FP	GLA	0.0721
	028274	Fulvicin U/F	SCH	0.0909
Griseofulvin 125mg Tab Not Interchangeable	012246	Grisovin FP	GLA	0.0418
	028266	Fulvicin U/F	SCH	0.0525
Nystatin 500,000U Tab	014974	Nilstat	LED	0.0935
	029416	Mycostatin	SQU	0.0935
Nystatin 100,000U/ml O/L	014850	Nilstat	LED	0.0791
	248169	Mycostatin	SQU	0.0791

8:12.08 Antibiotics Chloramphenicol

Chloramphenicol 250mg Cap	022748	Chloromycetin	PDA	0.2168
Chloramphenicol Palmitate				
31.25mg/ml O/L	023434	Chloromycetin	PDA	0.0416

Anti-Infective Agents 8:00

Antibiotics Chloramphenicol 8:12.08

1g Inj Pd	022985	Chloromycetin	PDA	2.9800
	013536	Mycinol	HOR	3.2500

Note

It is essential that appropriate blood studies be made during treatment with chloramphenicol. While blood studies may detect earl, peripheral blood changes, such studies cannot be relied on to detect the rare and generally irreversible bone marrow depression prior to development of aplastic anemia.

Antibiotics Erythromycins 8:12.12

Erythromycin Base 250mg Tab	244635	Erythromid	ABB	0.0750
	030899	E-Mycin	UPJ	0.0750
	292516	Pfizerythro	PFI	0.0913
	266183	Ilotycin	LIL	0.0916
	255017	Robimycin	ROB	0.0916
Erythromycin Ethyl Succinate	000299	Erythrocin	ABB	0.0320
40mg/ml O/L	173509	Pediamycin	ROS	0.0320
Erythromycin Stearate 250mg Tab	304654	Erymycin	SQU	0 0890
	266515	Erythrocin	ABB	0.1500
Erythromycin Stearate 50mg/ml O/L	273023	Erythrocin	ABB	0.0476
Erythromycin Stearate 25mg/ml O/L	000302	Erythrocin	ABB	0 0325
	173525	Pediamycin	ROS	0 0325

SOLID DOSAGE FORMS

Prescriptions for solid dosage forms of erythromyoin should be lilled with an Erythromyoin Base preparation of the strength prescribed, dispense the Stearate only when specifically prescribed.

ORAL LIQUIDS

Prescriptions for erythromycin oral liquid should be filled with either the Ethyl Succinate or Stearate preparation of the strength prescribed

Antibiotics Penicillins 8:12.16

Ampicillin 500mg Cap	020885	Novo-Ampicillin	NOP	0.1450
	003948	Ampicin	BRI	0.1953
	002011	Penbritin	AYE	0.1990
	022691	Amcill	PDA	0.1990
	031402	Polycillin	WLL	0 2000

8:00 Anti-Infective Agents

8:12.16 Antibiotics Penicillins

CONTINUED				
Ampicillin 250mg Cap	020877	Novo-Ampicillin	NOP	0.0750
	002003	Penbritin	AYE	0.0995
	022683	Amcill	PDA	0.0995
	003921	Ampicin	BRI	0.0977
	031399	Polycillin	WLL	0.0977
Ampicillin 50mg/ml O/L	272701	Ampen	ICN	0.0220
	021148	Novo-Ampicillin	NOP	0.0225
	031453	Polycillin	WLL	0.0325
	004278	Ampicin	BRI	0.0356
	002429	Penbritin	AYE	0.0360
	023426	Amcill	PDA	0.0400
Ampicillin 25mg/ml O/L	236977	Ampen	ICN	0.0129
	021121	Novo-Ampicillin	NOP	0.0129
	031445	Polycillin	WLL	0.0182
	004251	Ampicin	BRI	0.0204
	002410	Penbritin	AYE	0.0207
	023418	Amcill	PDA	0.0230
Ampicillin 1g Inj Pd	004065	Ampicin	BRI	1.2800
	002127	Penbritin	AYE	1.3300
	022977	Amcill	PDA	1.3300
Ampicillin 500mg Inj Pd	004057	Ampicin	BRI	0.6400
	002119	Penbritin	AYE	0.6700
	022969	Amcill	PDA	0.6700
CloxacIllin 500mg Cap	002054	Orbenin	AYE	0.2375
Cloxacillin 250mg Cap	031410	Tegopen	WLL	0.1145
	002046	Orbenin	AYE	0.1250
Cloxacillin 25mg/ml O/L	002445	Orbenin	AYE	0.0240
Cloxacillin 2000mg Inj Pd	272752	Tegopen	WLL	7.4000
	002186	Orbenin	AYE	7.5600
Cloxacillin 500mg Inj Pd	272744	Tegopen	WLL	2.1100
	002178	Orbenin	AYE	2.1600
Cloxacillin 250mg Inj Pd	272736	Tegopen	WLL	1.1700
	002151	Orbenin	AYE	1.1900
Dicloxacillin 250mg Cap	003964	Dynapen	BRI	0.1450
Dicloxacillin 125mg Cap	003956	Dynapen	BRI	0.1191
Dicloxacillin 12.5mg/ml O/L	004286	Dynapen	BRI	0.0193
Dicloxacillin 250mg Inj Pd	258490	Dynapen	BRI	1.6700
Methicillin 1g Inj Pd	002194	Celbenin	AYE	1.1500
	004081	Staphcillin	BRI	1.3900
Oxacillin 500mg Cap	004006	Prostaphlin	BRI	0.2158
Oxacillin 250mg Cap	003999	Prostaphlin	BRI	0.1137
Oxacillin 50mg/ml O/L	004316	Prostaphlin	BRI	0.0388

Anti-Infective Agents 8:00

		milootivo A	90	0.00
	Antibio	tics Penicilli	ns 8:	12.16 CONTINUED
Oxacillin 500 mg Inj Pd	004111	Prostaphlin	BRI	2.4200
Oxacillin 250mg Inj Pd	004103	Prostaphlin	BRI	1.3800
Penicillin G (Ammonium)				
500mg (888.500IU) Tab	061832	P.G A. 0.5	AHA	0.1584
Penicillin G (Ammonium) 50mg/ml (88,850IU/ml) O/L	003123	P.G. Atric Forte	АНА	0.0212
Penicillin G (Benzathine)	000'000		500	0.0000
100,000IU/ml O/L	009938 292133	Megacillin 500 Ka-Pen	FRS PFI	0.0208
	002461	Duapen-500	AYE	0.0230
Penicillin G (Benzathine)				
1,200,000IU/2ml Inj Sol	036315	Bicillin 1200		
		L-A	WYT	2.1700
Penicillin G (Benzathine) 600,000IU 'ml Inj Sol	033979	Bicillin 600 L-A	WYT	1.0600
Penicillin G (Potassium) 500,000IU Tab	093475	Penicillin G	****	1.0000
rememin a (rotassium) 300,00010 Tab	030473	(Pot)	DTC	0.0250
	151432	Novopen-500	NOP	0.0250
	137987	Pencitabs	MOM WYT	0.0354
	209015 107484	Penioral 500 Megacillin 500	FRS	0.0368 0.0495
	157856	Ka-Pen	PFI	0.0529
	116726	P-50	HOR	0.0680
	052922	Hylenta-5	AYE	0.1114
Penicillin G (Potassium) 100,000IU/ml O/	_ 018309 002488	Pencitabs Hylenta Forte	MOM AYE	0.0178 0.0179
	013633	P-50	HOR	0.0179
Penicillin G Crystalline 5,000,000IU Inj Pd	002216	Penicillin G		
		(Pot)	AYE	0.7500
	024473	Penicillin G	סכו	0.7500
	011991	(Pot) Crystapen	PFI	0.7500
	011331	(Sod)	GLA	0.8420
Penicillin G Crystalline 1,000,000IU Inj Pd	011983	Crystapen		
	001105	(Sod)	GLA	0.2288
	024465	Penicillin G (Pot)	PFI	0.3200
	002208	Penicillin G	, , ,	0.0200
		(Pot)	AYE	0.3500

8:00 Anti-Infective Agents

8:12.16 Antibiotics Penicillins

Penicillin G Procaine Aqueous

Suspension 3,000,000IU/10ml Inj Susp	157872	Penicillin G	PFI	0.5800
	002402	Ayercillin	AYE	0.5900
	033987	Wycillin 300	WYT	0.8700

PENICILLIN G

Prescriptions for penicillin G should be filled with either the Potassium or Ammonium salt preparation of the strength prescribed, dispense the Benzathine salt only when specifically prescribed

Penicillin V (Benzathine) 60mg/ml O/L	248835	PVF 500	FRS	0.0275
	034045	Pen-Vee	WYT	0.0291
Penicillin V (Potassium) 300mg Tab	021202	Novopen-V-500	NOP	0.0385
	262447	Ledercillin VK	LED	0.1050
	018740	Nadopen-V	NDA	0.1089
	248843	PVF-K 500	FRS	0.1200
Penicillin V (Potassium) 25mg/ml O/L	015563	V-Cillin K	LIL	0.0128
	014869	Ledercillin VK	LED	0.0150
	034053	Pen-Vee K	WYT	0.0205
	018635	Nadopen-V	NDA	0.0264

PENICILLIN V

Prescriptions for penicillin V should be filled with the Potassium salt preparation of the strength prescribed dispense the Benzathine salt only when specifically prescribed

8:12.24 Antibiotics Tetracyclines

Rolltetracycline (Nitrate) 350mg Inj Pd	004154	Syntetrex	BRI	2.4500
Tetracycline 250mg Cap	029084	Sumycin	SQU	0.0294
	021059	Novotetra	NOP	0.0300
	236705	T-Caps	ICN	0.0306
	024422	Tetracyn	PFI	0.0337
	035777	Tetralean	MTC	0.0380
	018112	Tetracaps	MOM	0.0405
	078565	Tetrabiotic	CPN	0.0429
	014605	Achromycin V	LED	0.0540
Tetracycline 25mg/ml O/L	024686	Tetracyn	PFI	0.0111
	248177	Sumycin	SQU	0.0116
	151416	Novotetra	NOP	0.0133
	018317	Tetracaps	MOM	0.0211
	127698	Achromycin V	LED	0.0250
	009962	Cefracycline	FRS	0.0270

Anti-Infective Agents 8:00

Antibiotics Tetracyclines 8:12.24

CONTINUED

Tetracycline 250mg Inj Pd

024511

Tetracyn Achromycin PFI LED

0.8700

NOTE

The use of tetracyclines during footh development (last half of pregnancy, intancy and childhood to the age of 8 years) may cause permanent tooth discoloration (yellow-gray-brown). This reaction is more common during long-term use of the tetracyclines, but has been observed following short-term courses. Enamel hypoplasia has also been reported. Tetracycline drugs, therefore, should not be used in this age group unless other drugs are not likely to be effective or are contraindicated.

Antibiotics Other Antibiotics 8:12.28

Cephalexin Monohydrate 250mg Cap	015164	Keflex	LIL	0.2894
	253154	Ceporex	GLA	0.3044
Cephalexin Monohydrate 50mg/ml O/L	035645	Keflex	LIL	0.0674
Cephalexin Monohydrate 25mg/ml O/L	015547	Keflex	LIL	0.0355
Cephalothin Sodium 2g Inj Pd	244406	Keflin	LIL	6.4020
Cephalothin Sodium 1g Inj Pd	015369	Keflin	LIL	3.3000
Clindamycin 150mg Cap	030570	Dalacin C	UPJ	0.2343
Cindamycin 15mg/ml O/L	036110	Dalacin C	UPJ	0.0290
Clindamycin 300mg/2ml Inj Sol	260436	Dalacin C	UPJ	2.3500
Colistimethate Sodium 150mg Inj Pd	311553	Coly-Mycin	WCH	9.9000
Gentamicin 80mg/2ml Inj Sol	259179	Cidomycin	ROU	4.6200
	223824	Garamycin	SCH	4.7600
Kanamycin Sulfate 500mg Cap	003980	Kantrex	BRI	0.6895
Kanamycin Sulfate 1g/3ml Inj Sol	004235	Kantrex	BRI	6.8900
Kanamycin Sulfate 0.5g/2ml Inj Sol	004227	Kantrex	BRI	4.0400
Lincomycin 500mg Cap	030589	Lincocin	UPJ	0.2916
Lincomycin 50mg/ml O/L	030872	Lincocin	UPJ	0.0355
Lincomycin 600mg/2ml Inj Sol	030732	Lincocin	UPJ	1.5700
Neomycin Sulfate 500mg Tab	030996	Mycifradin	UPJ	0.0905
Polymyxin B Sulfate 500,000U Inj Pd	004421	Aerosporin	BWE	3.1700
Spectinomycin 2g Inj Pd	210196	Trobicin	UPJ	4.0000

Antitubercular Agents 8:16

Antitubercular agents, for the treatment of tuberculosis, are available and should be obtained from sanatorium, general hospital and provincial chest clinics.

Capreomycin Sulfate 1g Inj Pd	128643	Capastat	LIL	3.0260
Cycloserine 250mg Tab	013269	Cycloserine	HLR	0.1430

8:00 Anti-Infective Agents

127965	Myambutol	LED	0.1100
127957	Myambutol	LED	0.0350
013323	Rimifon	HLR	0.0039
013315	Rimifon	HLR	0.0027
013056	Rimifon	HLR	0.2640
210463 249483	Rimactane Rifadin	CIB	1.0230 1.0340
249475 210471	Rifadin Rimactane	DOW CIB	0.6380 0.6458
023507	Pamisyl	PDA	0.0095
021261	Novo-		
215643	chloroquine Aralen	NOP WIN	0.0470 0.0785
033669	Plaquenil	WIN	0.0795
093750	Quinine	DTC	0.1106
021792 298158 271365 013420	Novosoxazole Sulfisoxazole Sulfizole Gantrisin	NOP MPT ICN HLR	0.0180 0.0253 0.0301 0.0330
115487	Gantrisin	HLR	0.0149
002526	Avlosulfon	AYE	0.0134
000574	Diasone	ABB	0.0766
	127957 013323 013315 013056 210463 249483 249475 210471 023507 021261 215643 033669 093750 021792 298158 271365 013420 115487	127957 Myambutol 013323 Rimifon 013315 Rimifon 013056 Rimifon 210463 Rimactane 249483 Rifadin 249475 Rifadin 210471 Rimactane 023507 Pamisyl 021261 Novo- chloroquine 215643 Aralen 033669 Plaquenil 093750 Quinine 021792 Novosoxazole 298158 Sulfisoxazole 271365 Sulfizole 013420 Gantrisin 115487 Gantrisin	127957 Myambutol LED 013323 Rimifon HLR 013315 Rimifon HLR 013056 Rimifon HLR 210463 Rimactane CIB 249483 Rifadin DOW 249475 Rifadin DOW 210471 Rimactane CIB 023507 Pamisyl PDA O21261 Novo- chloroquine NOP 215643 Aralen WIN 033669 Plaquenil WIN 093750 Quinine DTC O21792 Novosoxazole Sulfisoxazole 271365 Sulfisoxazole 3158 Sulfisoxazole CN O13420 Gantrisin HLR 115487 Gantrisin HLR O02526 Avlosulfon AYE

WCH

MAN

MPT

NOP

0.0330

0.0165

0.0166

0.0180

Anti-Infective Agents 8:00

	I	richomona	cides	8:32
Metronidazole 250mg Tab	021555 007617 025615	Novonidazol Trikamon Flagyl	NOP ELL POU	0.0510 0.0842 0.1020
	Uri	nary Germi	cides	8:36
Methenamine Hippurate 1g Tab	026379	Hip-Rex	RIK	0.0990
Methenamine Mandelate 1g Ent Tab	031380	Mandelamine	WCH	0.0589
Methenamine Mandelate 500mg Ent Tab	017221 313777	Sterine Methandine	MAN ICN	0.0220 0.0265

wethenamme manderate roomg/mr 0/L	031200	Mandelamine	WCh	0.0202
Methenamine Mandelate 50mg/ml O/L	031194	Mandelamine	WCH	0.0210
Nalidixic Acid 500mg Tab	033723	NegGram	WIN	0.1419
Nalidixic Acid 50mg/ml O/L	036250	NegGram	WIN	0.0263
Nitrofurantoln 100mg Tab	092819	Nitrofurantoin	DTC	0.0154
	233013	Furatine	ICN	0.0156

031372

021208

017094

280321

021571

018422 Urex MOM 0.0304 007633 **Furanex** ELL 0.0842 Nitrofurantoin 5mg/ml O/L **Furanex** ELL 007455 0.0143 Phenazopyridine HCI 100mg Tab 031232 Pyridium WCH 0.0770

Miscellaneous Anti-Infectives 8:40

Nituran

Nitrofurantoin

Novoturan

Mandelamine

Mandalamina

Sulfamethoxazole 400mg Trimethoprim 80mg Tab	272469	Bactrim	HLR	0.1705
Sulfamethoxazole 40mg Trimethoprim 8mg/ml O/L	272485	Bactrim	HLR	0.0330

10:00 Antineoplastics

The Ontario Cancer Treatment and Research Foundation supplies certain drugs free of charge through its Cancer Clinics. Drugs listed in this section may be supplied to patients not qualified to receive drugs from the Cancer Clinics.

quantos to receivo a ago nom the cancer can				
Amethopterin 2.5mg Tab	014915	Methotrexate	LED	0.1000
Amethopterin (Sodium) 50mg Inj Pd	014699	Methotrexate	LED	5.9000
Azathioprine 50mg Tab	004596	lmuran	BWE	0.1430
Bleomycin Sulfate 15IU Inj Pd	258482	Blenoxane	BRI	33.2800
Busulfan 2mg Tab	004618	Myleran	BWE	0.0792
Chlorambucil 2mg Tab	004626	Leukeran	BWE	0.0880
Cyclophosphamide 50mg Tab	013749	Procytox	HOR	0.2698
Cyclophosphamide 25mg Tab	262676	Procytox	HOR	0.2000
Cyclophosphamide 1g Inj Pd	013552	Procytox	HOR	8.0000
Cyclophosphamide 200mg Inj Pd	013544	Procytox	HOR	3.2400
Cytarabine 500mg Inj Pd	194735	Cytosar	UPJ	13.5000
Cytarabine 100mg Inj Pd	194727	Cytosar	UPJ	3.1500
Dactinomycin 0.5mg Inj Pd	890022	Cosmegen	MSD	2.0200
Daunorubicin 20mg Inj Pd	163899	Cerubidine	POU	18.9700
Fluorouracil 500mg/10ml Inj Sol	012882	Fluorouracil	HLR	2.2000
Mechlorethamine HCI 10mg Inj Pd	016063	Mustargen	MSD	2.0400
Melphalan 2mg Tab	004715	Alkeran	BWE	0.1650
Mercaptopurine 50mg Tab	004723	Purinethol	BWE	0.1964
Pipobroman 25mg Tab	244872	Vercyte	ABB	0.1560
Pipobroman 10mg Tab	244880	Vercyte	ABB	0.0675
Procarbazine HCI 50mg Cap	012750	Natulan	HLR	0.1310
Testolactone 500mg/5ml Inj Susp	029297	Teslac	SQU	5.0000
Thioguanine 40mg Tab	282081	Lanvis	BWE	0.6600
Thio-Tepa 15mg Inj Pd	014702	Thio-Tepa	LED	2.2500
Uracil Mustard 1mg Cap	282073	Uracil Mustard	UPJ	0.0800
Vinblastine Sulfate 10mg Inj Pd	015431	Velbe	LIL	7.7800
Vincristine Sulfate 5mg Inj Pd	015466	Oncovin	LIL	41.3400
Vincristine Sulfate 1mg Inj Pd	015458	Oncovin	LIL	9.3100

12:00 Autonomic Agents

12:04 Parasympathomimetic	cs			
Bethanechol Chloride 25mg Tab	016381	Urecholine	MSD	0.1944
Bethanechol Chloride 10mg Tab	016373	Urecholine	MSD	0.1295
Bethanechol Chloride 5mg Tab	016365	Urecholine	MSD	0.0736
Bethanechol Chloride 5mg/ml Inj Sol	016195	Urecholine	MSD	0.8066
Carbachol 2mg Tab	003212	Carbachol	AHA	0.0286
Carbachol 0.25mg/ml Inj Sol	003085	Carbachol	AHA	2.8800
Edrophonium Chloride	010004	Tanailan	111.0	0.7500
100mg/10ml Inj Sol	013064	Tensilon	HLR	2.7500
Neostigmine Bromide 15mg Tab	013382	Prostigmin	HLR	0.0479
Neostigmine Methylsulfate 0.25mg/ml Inj Sol	305219	Prostigmin	HLR	0.1268
Neostigmine Methylsulfate				
0.5mg/ml Inj Sol	012955	Prostigmin	HLR	0.1652
Pyridostigmine Bromide 60mg Tab	013404	Mestinon	HLR	0.0468
Pyridostigmine Bromide 180mg LA Tab	035890	Mestinon	HLR	0.1095
12:08 Parasympatholytics				
Atropine Sulfate 0.6mg/ml Inj Sol	012076	Atropine	GLA	0.1114
Atropine Sulfate 0.4mg/ml Inj Sol	061697	Atropine	GLA	0.1114
Benztropine Mesylate 2mg Tab	016357	Cogentin	MSD	0.0419
Benztropine Mesylate 2mg/2ml Inj Sol	016128	Cogentin	MSD	1.2983
Dicyclomine HCI 10mg Cap	018007	Bentylol	MER	0.0429
Dicyclomine HCI 2mg/ml O/L	018023	Bentylol	MER	0.0103
Dicyclomine HCI 20mg/2ml Inj Sol	018015	Bentylol	MER	1.7600
Ethopropazine HCI 100mg Tab	226602	Parsitan	POU	0.0426
Ethopropazine HCI 50mg Tab	025550	Parsitan	POU	0.0288
Glycopyrrolate 1mg Tab	026514	Robinul	ROB	0.0384
Glycopyrrolate 0.2mg/ml Inj Sol	026425	Robinul	ROB	0.8260
Hyoscine Butylbromide 10mg Tab	023566	Buscopan	PDA	0.0450
Hyoscine Butylbromide 20mg/ml Inj Sol	023132	Buscopan	PDA	0.7500
Hyoscine Butylbromide 10mg Sup	023361	Buscopan	PDA	0.2500
Orphenadrine HCI 50mg Tab	026387	Disipal	RIK	0.0748
Procyclidine HCI 5mg Tab	00475.8	Kemadrın	BWE	0.0209
Procyclidine HCI 0.5mg/ml O/L	004405	Kemadrin	BWE	0.0132

Autonomic Agents 12:00

	Aui	tonomic Ag	jents	12:00
	Para	sympathol	ytics	12:08 CONTINUED
Propantheline Bromide 15mg Tab	028592	Pro-Banthine	SEA	0.0429
Propantheline Bromide 7.5mg Tab	028584	· Pro-Banthine	SEA	0.0330
Propantheline Bromide 30mg Inj Pd	028436	Pro-Banthine	SEA	1.0890
Trihexyphenidyl HCI 5mg Tab	015059	Artane	LED	0.0370
Trihexyphenidyl HCI 2mg Tab	280445 015040	Aparkane Artane	ICN LED	0.0090 0.0190
Trihexyphenidyl HCI 0.4mg/ml O/L	014656	Artane	LED	0.0057
	Sym	pathomim	etics	12:12
Ephedrine HCI 30mg Tab	304069	Ephedrine	АНА	0.0131
Epinephrine 2mg/ml Oily Inj Susp	023396	Adrenalin	PDA	0.6250
Epinephrine Bitartrate 0.7% Aero Susp	026271	Medihaler-Epi	RIK	0.1466
Epinephrine HCI 30mg/30ml Inj Sol	155357	Adrenalin	PDA	1.5000
Epinephrine HCI 1% Sol Inh	074799	Epinephrine	CNG	0.2033
Isoproterenol HCI 10mg SL Tab	033820	Isuprel	WIN	0.0430
Isoproterenol HCI 0.25% Aero Susp	000191 033219	Norisodrine Isuprel	ABB WIN	0.1886 0.1900
Isoproterenol HCI 0.5% Aero Sol	033227	Isuprel	WIN	0.2150
Isoproterenol Sulfate 0.075 mg Aero Susp	026301	Medihaler-Iso	RIK	0.1686
Orciprenaline Sulfate 20mg Tab	003891	Alupent	BOE	0.0654
Orciprenaline Sulfate 2mg ml O/L	249920	Alupent	BOE	0.0168
Orciprenaline Sulfate 5% Sol Inh	003859	Alupent	BOE	0.2500
Orciprenaline Sulfate 0.75mg Aero Pd	254134	Alupent	BOE	0.2193
Pseudoephedrine HCI 60mg Tab	004766	Sudafed	BWE	0.0402
Pseudoephedrine HCI 6mg/ml O/L	004561	Sudafed	BWE	0.0110
Salbutamol 0.2% Aero Sol	303569	Ventolin	AHA	0.2073
Salbutamol 2mg Tab	307742	Ventolin	AHA	0.0389
		Sympathol	ytics	12:16
Ergotamine Tartrate 1mg Tab	027405	Gynergen	SAN	0.1164

517

027278 Gynergen

SAN

0 4400

Ergotamine Tartrate 0.5mg ml Inj Sol

16:00 Blood Derivatives

Immune Se	rum G	lobulin
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16% (5ml) Inj Sol

Tetanus Immune Globulin

250U Inj Sol

075280 Immune Serum

Globulin CNG 6 6000

074942 Tetanus

Immune Globulin CNG 3 5800

20:00 Blood Drugs

20:04	Antia	nemia	Drugs

000508	Imferon	EIC	1.0590
003330	imeron	113	1.0550
021431	Novofumar	NOP	1.2500
094706	Ferrous		
001100		DIC	1 4500
			1.4500
012238	Fersamal	GLA	2.6000
018287	Palafer	MOM	0.0132
021458	Novoferroaluc	NOP	1 2500
	9		
034714		DTO	4.0500
		DIC	1 3500
033650	Fergon	WIN	1.4500
033146	Fergon	WIN	0.0053
232998	Novoferrosulfa	NOP	1.2500
			1.5000
015903	Ferrous Sulfate	LIL	1.8500
181501	Fesofor	SKF	1.8500
017841	Fer-in-Sol	MJO	0.0354
	094706 012238 018287 021458 094714 033650 033146 232998 000590 015903 181501	021431 Novofumar 094706 Ferrous Fumarate 012238 Fersamal 018287 Palafer 021458 Novoferrogluc 094714 Ferrous Gluconate 033650 Fergon 033146 Fergon 232998 Novoferrosulfa 000590 Ferrous Sulfate 015903 Ferrous Sulfate 181501 Fesofor	021431 Novotumar NOP 094706 Ferrous Fumarate DTC 012238 Fersamal GLA 018287 Palafer MOM 021458 Novoterrogluc NOP 094714 Ferrous Gluconate DTC 033650 Fergon WIN 033146 Fergon WIN 232998 Novoterrosulfa NOP 000590 Ferrous Sulfate ABB 015903 Ferrous Sulfate LIL 181501 Fesofor SKF

^{*}Not compensable for persons receiving Nursing Home Care

20:12 Coagulants and Anticoagulants

Dicumarol 50mg Tab Not Interchangeable	000388 010022	Dicoumarol Dufalone	ABB FRS	0.0286 0.0336
Heparin 10,000USP U/10ml Inj Sol Not Interchangeable	000205 030724 061646 016667 022454	Heparin Heparin Heparin Heparin Heparin	ABB UPJ AHA MTC ORG	1 1900 2.2500 1.2270 1 4200 1.3200
Heparin 50,000USP U/5ml Inj Sol Not Interchangeable	304050 038091 141534	Heparin Heparin Heparin	AHA ABB MTC	4.2590 5.5500 4 9200
Nicoumaione 4mg Tab	010391	Sintrom	GEI	0.1010
Nicoumalone 1 mg Tab	010383	Sintrom	GEI	0 0318
Phenindione 50mg Tab Not Interchangeable	010189	Danilone	FRS	0.0407
Phenprocoumon 3mg Tab Not Interchangeable	013390	Marcumar	HLR	0.0616
Warfarin 10mg Tab	026182	Athrombin-K	PFR	0 0484
Warfarin 5mg Tab Not Interchangeable	031348 026174 010308	Warnerin Athrombin-K Warfilone	WCH PFR FRS	0.0352 0.0317 0.0402
Warfarin 2.5mg Tab	010294	Warfilone	FRS	0.0292

24:00 Cardiovascular Drugs

24:04 Cardiac Druge

24.04 Caldiac Diugs				
Digitoxin 0.1mg Tab Not Interchangeable	034118	Purodigin	WYT	0.0102
Digoxin 0.25mg Tab Not Interchangeable	094404 004685	Digoxin Lanoxin	DTC BWE	0.0120 0.0154

035319 **BWE** 0.0154 Digoxin 0.125mg Tab Lanoxin Not Interchangeable 242713 Lanoxin BWE

Digoxin 0.05mg/ml O/L 0.0275 Not Interchangeable Digoxin 0.50mg/2ml Inj Sol 004464 Lanoxin BWE 0.4840

Not Interchangeable Digoxin 0.05 mg/ml lnj Sol 004456 Lanoxin BWE 0.6050 Not Interchangeable

027413 Cedilanid Lanatoside C 0.25mg Tab SAN 0.0341 Lanatoside C 1mg/ml O/L 027340 Cedilanid SAN 0.1270 296031 SQU Procainamide HCI 375mg Cap Pronestyl 0.0710 SQU Procainamide HCI 250mg Cap 029076 **Pronestyl** 0.0525

Procainamide HCI 1000mg/10ml Inj Sol 029181 **Pronestyl** SQU 1.8500 Propranolol 80mg Tab 313602 Inderal AYE 0.1150 Propranoloi 40mg Tab 002666 Inderal AYE 0.0720

002658 Inderal AYE 0.0410 Propranolol 10mg Tab Quinidine Suifate 200mg Tab 003611 Quinidine AHA 0.1055

021733 Novoquinidine NOP 0.1075 094412 Quinidine DTC 0.1100

Note

When administering Digoxin, it is advisable to medicate the same patient on the same drug product

24:06 Antilipemic Drugs

Clofibrate 500mg Cap 002038 Atromid-S AYE 0.0720

24:08 Hypotensive Drugs

Bethanidine Sulfate 25mg Tab	035289	Esbaloid	BWE	0.1210
Bethanidine Sulfate 10mg Tab	035270	Esbaloid	BWE	0.0605
Cionidine HCI 0.2mg Tab	291889	Catapres	BOE	0.1122
Cionidine HCI 0.1mg Tab	259527	Catapres	BOE	0.0660
Debrisoquine Sulfate 20mg Tab	255424	Declinax	HLR	0.0594
Debrisoquine Sulfate 10mg Tab	255432	Declinax	HLR	0.0396
Deserpidine 0.25mg Tab	000418	Harmonyl	ABB	0.0330
Guanethidine Sulfate 25mg Tab	005517	Ismelin	CIB	0.1021
Guanethidine Sulfate 10mg Tab	005509	Ismelin	CIB	0.0578

Cardiovascular Drugs 24:00

	Нур	otensive	Drugs	24:08 CONTINUED
Hydralazine HCI 50mg Tab	005541	Apresoline	CIB	0.0666
Hydralazine HCI 25mg Tab	005533	Apresoline	CIB	0.0425
Hydralazine HCI 10mg Tab	005525	Apresoline	CIB	0.0250
Hydralazine HCI 20mg/ml Inj Sol	005274	Apresoline.	CIB	0.6820
Methyldopa 500mg Tab	016586	Aldomet	MSD	0.1332
Methyldopa 250mg Tab	250392 016578	Dopamet Aldomet	ICN MSD	0.0668 0.0744
Methyldopa 125mg Tab	016551	Aldomet	MSD	0.0519
Pargyline HCI 25mg Tab	000523	Eutonyl	ABB	0.0850
Pargyline HCI 10mg Tab	000515	Eutonyl	ABB	0.0420
Rauwolfia Serpentina 100mg Tab	029459	Raudixin	SQU	0.0660
Rauwolfia Serpentina 50mg Tab	029440	Raudixin	SQU	0.0395
Reserpine 0.25mg Tab	093238 001538 005665	Reserpine Reserpanca Serpasil	DTC ANC CIB	0.0100 0.0193 0.0277
Reserpine 0.1mg Tab	001511 093211 005657	Reserpanca Reserpine Serpasil	ANC DTC CIB	0.0110 0.0110 0.0160
Reservine 5mg/2ml Ini Sol	005290	Serpasil	CIB	1 1250

Vasodilating Drugs 24:12

299790	Cardilate-10	CAL	0.0354
243116	Isordil	WYT	0.0300
007676	Coronex	ELL	0.0310
015962	Nitroglycerin	LIL	0.0076
003662	Nitrostabilin	AHA	0.0078
010367	Nitroglycerin	FRS	0.0094
037621	Nitrostat	PDA	0.0150
015954	Nitroglycerin	LIL	0.0076
010359	Nitroglycerin	FRS	0.0094
037613	Nitrostat	PDA	0.0150

Erythrol Tetranitrate	10mg SL Tab
Isosorbide Dinitrate	5mg SL Tab

Nitroglycerin 0.6mg SL Tab

Nitroglycerin 0.3mg SL Tab

28:00 Central Nervous System Drugs

28:08 Analgesics

20100711101900100				
Acetaminophen 325mg Tab	229229 017590	Campain Tylenol	WIN MCN	0.0195 0.0206
Acetaminophen 100mg/ml O/L	132454	Tylenol	MCN	0.0686
Acetaminophen 24mg/ml O/L	229202 017558	Campain Tylenol	WIN	0.0117 0.0129
Acetaminophen Compound with Codelne 30mg Tab	132608	Tylenol No. 3	MCN	0.0714
Acetaminophen Compound with Codeine 15mg Tab	132594	Tylenol No. 2	MCN	0.0485
*Acetylsalicylic Acid				
300 mg OTC 300 Tab	003166	Acetylsalicylic Acid	АНА	1.2500
	092754	ASA	DTC	1.2500
*Acetylsalicylic Acid 600mg Ent Tab	229296 010340	Novasen Entrophen	NOP FRS	0.0150 0.0259
*Acetylsalicylic Acid 300mg Ent Tab	216666 027189 010332	Novasen Ecotrin Entrophen	NOP SKF FRS	0.0090 0.0116 0.0132
Acetylsalicylic AcId 600mg Sup	018171	Sal-Adult	MOM	0.1383
Acetylsalicylic Acid 150mg Sup	018163	Sal-Infant	MOM	0.1008
Anlleridine HCI 25mg Tab	010014	Leritine	FRS	0.0363
AnllerIdine Phosphate 25mg/ml Inj Sol	009857	Leritine	FRS	0.1828
ASA Compound with Codeine 60mg Tab	108189	294	FRS	0.0690
ASA Compound with Codeine 30mg Tab	095516	AC & C	DTC	0.0380
	230448	Ancasal Cpd	4410	0.0005
	219843	No. 3 292	ANC FRS	0.0385 0.0400
ASA Compound with Codelne 15mg Tab	095508 230421	AC & C Ancasal Cpd	DTC	0.0250
	108103 091685	No. 2 282 Codophen-R	ANC FRS DOW	0.0259 0.0280 0.0370
Codeine Phosphate 60mg Tab	093149	Codeine	DTC	0.0725
Ondalina Pharachada 00mm Tab	003247	Codeine	AHA	0.0736
Codeine Phosphate 30mg Tab	010057 093130	Codeine Codeine	FRS DTC	0.0310 0.0390
	003239	Codeine	AHA	0.0397

Note

The combination of ASA and Codeine in a single dosage form offers no therapeutic advantage, however, because of established use as oral narcotic products, these combinations are listed for patient convenience.

^{*}Not compensable for persons receiving Nursing Home Care

Central Nervous System Drugs 28:00

		Analge	sics	28:08
Codeine Phosphate 15mg Tab	093122 003220	Codeine Codeine	DTC AHA	0.0225
Codelne Phosphate 30mg/ml Inj Sol	303879	Codeine	AHA	0.1381
Codeine Phosphate 5mg/ml O/L	093114	Codeine	DTC	0.0108
Colchicine 0.6mg Tab	021369 094382 000396	Novocolchine Colchicine Colchicine	NOP DTC ABB	0.0145 0.0234 0.0396
ibuprofen 200mg Tab	252409	Motrin	UPJ	0.0650
Indomethacin 50mg Cap	016047 035491	Indocid Infrocin	MSD FRS	0.1402 0.1412
Indomethacin 25mg Cap	016039 035483	Indocid Infrocin	MSD FRS	0.0790 0.0796
Indomethacin 100mg Sup	016233 253197	Indocid Infrocin	MSD FRS	0.3325 0.3350
Levorphanol Tartrate 2mg Tab	013366	Levo-Dromoran	HLR	0.0765
Levorphanol Tartrate 2 mg/ml Inj Sol	012904	Levo-Dromoran	HLR	0.3080
Meperidine HCI 50mg Tab	003506 033685	Pethidine Demerol	AHA WIN	0.0300 0.0350
Meperidine HCI 100mg/1ml Inj Sol	029947 033308 303968	Pethidine Demerol Pethidine	STX WIN AHA	0.0935 0.0940 0.1108
Meperidine HCI 100mg/2ml Inj Sol	036242	Demerol	WIN	0.0940
Meperidine HCI 50mg/ml Inj Sol	029920 036242 303941	Pethidine Demerol Pethidine	STX WIN AHA	0.0935 0.0940 0.1066
Morphine Sulfate 15mg/ml Inj Sol	029971 303828	Morphine Morphine	STX AHA	0.1155 0.1277
Pentazocaine 50mg Tab	033731	Talwin	WIN	0.0715
Pentazocine 300mg/10ml Inj Sol	036277	Talwin	WIN	1.4800
Phenyibutazone 100mg Tab	093041 017116 021660 280283 018430 003573 010502	Phenylbutazone Butagesic Novophenyl Phenylbutazone Malgesic Phenylbutazone Butazolidin	DTC MAN NOP MPT MOM AHA GEI	0.0086 0.0088 0.0100 0.0177 0.0228 0.0274 0.0607
Propoxyphene 65mg Tab	003263 010081	Progesic 642	AHA FRS	0.0308 0.0396

WIN

DTC

AHA

PDA

0.0035

0.0040

0.0043

0.0044

28:00 Central Nervous System Drugs

20.00 Central Nervous Syste	טוע ווו	J 5		
28:08 Analgesics				
CONTINUED			0.10	
Propoxyphene Cap	209880 151351	Propoxyphene Novopropoxyn	SAP	0.0170 0.0225
	236780	Pro-65	ICN	0.0223
	261432	Darvon-N	LIL	0.0519
28:10 Narcotic Antagonists				
Levallorphan Tartrate 1mg/ml Inj Sol	115584	Lorfan	HLR	0.4180
Nalorphine HCI 5mg/ml Inj Sol	009873	Nalline	FRS	2.0900
28:12 Anticonvulsants				
Carbamazepine 200mg Tab	010405	Tegretol	GEI	0 1184
Diphenylhydantoin 50mg Tab	023698	Dilantin	PDA	0.0140
Diphenylhydantoin 25mg/ml O/L	023450	Dilantin	PDA	0.0102
Diphenylhydantoin 6mg/ml O/L	023442	Dilantin	PDA	0.0084
Diphenylhydantoin 100mg Cap	037435	Novodiphenyl	NOP	0.0130
	022780	Dilantin	PDA	0.0210
Diphenylhydantoin 30mg Cap	022772	Dilantin	PDA	0.0190
Diphenylhydantoin 100mg/2ml Inj Sol	245453	Dilantin	PDA	1.7000
Diphenylhydantoin 250mg/5ml Inj Sol	271705	Dilantin	PDA	2 5000
Ethosuximide 250mg Cap	022799	Zarontin	PDA	0 0550
Ethosuximide 50mg/ml O/L	023485	Zarontın	PDA	0.0120
Ethotoin 500mg Tab	000450	Peganone	ABB	0.0637
Ethotoin 250mg Tab	000442	Peganone	ABB	0.0364
Mephenytoin 100mg Tab	027421	Mesantoin	SAN	0.0330
Methsuximide 300mg Cap	022802	Celontin	PDA	0.0525
Paramethadione 300mg Cap	000051	Paradione	ABB	0 0584
Phenobarbital 100mg Tab	093564	Phenobarbital	DTC	0.0045
	015822	Phenobarbital	LIL	0 0045
	033790 023825	Luminal Phenobarbital	WIN	0.0049
	046868	Phenobarbital	ANC	0.0056
	003565	Phenobarbitone	AHA	0.0073
Phenobarbital 60mg Tab	015814	Phenobarbital	LIL	0.0034

033782

093556

003557

023817

Luminal

Phenobarbital

Phenobarbitone

Phenobarbital

Central Nervous System Drugs 28:00

	A	Inticonvulsa	ants	28:12
Phenobarbital 30mg Tab	015806 003549 023809 033774 093521 046841	Phenobarbital Phenobarbital Phenobarbital Luminal Phenobarbital Phenobarbital	LIL AHA PDA WIN DTC ANC	0.0022 0.0024 0.0024 0.0027 0.0029 0.0030
Phenobarbital 15mg Tab	093505 015792 023795 033766 046833 003530	Phenobarbital Phenobarbital Phenobarbital Luminal Phenobarbital Phenobarbitone	DTC LIL PDA WIN ANC AHA	0.0019 0.0019 0.0019 0.0021 0.0024 0.0025
Phenobarbital 4mg/ml O/L	093483 298689 022926	Phenobarbital Phenobarbital Phenobarbital	DTC ANC PDA	0.0038 0.0041 0.0041
Phenobarbital 300mg/2ml Inj Sol	033375	Luminal	WIN	0.2700
Phenobarbital 120mg/ml Inj Sol	033367	Luminal	WIN	0.2400
Phensuximide 500mg Cap	022810	Milontin	PDA	0.0550
Phensuximide 60mg/ml O/L	023469	Milontin	PDA	0.0131
Primidone 250mg Tab	294985 002631	Sertan Mysoline	ICN AYE	0.0310 0.0400
Primidone 125mg Tab	002623	Mysoline	AYE	0.0240
Primidone 50mg/ml O/L	052965	Mysoline	AYE	0.0104
Trimethadione 300mg Cap	000094	Trimedone	ABB	0.0382

Psychotherapeutic Agents Antidepressants 28:16.04

Amitriptyline 50mg Tab	037427 271152	Novotriptyn Levate	NOP	0.0425
	018341	Deprex	MOM	0.0768
	016349	Elavil	MSD	0.1248
Amitriptyline 25mg Tab	306320	Levate	ICN	0.0235
	037419	Novotriptyn	NOP	0.0240
	018333	Deprex	MOM	0.0394
	007498	Mareline	ELL	0.0561
	016330	Elavil	MSD	0.0669
Amitriptyline 10mg Tab	293911	Levate	ICN	0.0125
	037400	Novotriptyn	NOP	0.0160
	018325	Deprex	MOM	0.0242
	007471	Mareline	ELL	0.0289
	016322	Elavil	MSD	0.0349

28:00 Central Nervous System Drugs

28:16.04 Psychotherapeutic Agents Antidepressants

CONTINUED		•		
Amitriptyline 2mg/ml O/L	016306	Elavil	MSD	0.0084
Clomipramine HCI 25mg Tab	279277	Anafranil	GE1	0.1172
Desipramine 50mg Tab	001597	Norpramin	LAK	0.1287
Desipramine 25mg Tab	001589 010448	Norpramin Pertofrane	LAK GEI	0.0726 0.0936
Doxepin HCI 50mg Cap	024341	Sinequan	PFI	0.1398
Doxepin HCI 25mg Cap	024333	Sinequan	PFI	0.0932
Doxepin HCI 10mg Cap	024325	Sinequan	PFI	0.0758
Imlpramine 50mg Tab	021520 010480	Novopramine Tofranil	NOP GEI	0.0330 0.1258
Imipramine 25mg Tab	209864 021512 010472	Imipramine Novopramine Tofranil	SAP NOP GEI	0.0162 0.0220 0.0795
Imipramine 10mg Tab	209856 021504 010464	Imipramine Novopramine Tofranil	SAP NOP GEI	0.0100 0.0155 0.0498
**Isocarboxazid 10mg Tab	013307	Marplan	HLR	0.0512
Nortriptyline 25mg Cap	015237	Aventyl	LIL	0.0693
Nortriptyline 10mg Cap	015229	Aventyl	LIL	0.0370
**Phenelzine Sulfate 15mg Tab	264148	Nardil	WCH	0.0814
Protriptyline 10mg Tab	010235	Triptil	FRS	0.0886
Protriptyline 5mg Tab	010227	Triptil	FRS	0.0622
**Tranylcypromine Sulfate 10mg Tab	027111	Parnate	SKF	0.0842
Trimipramine 100mg Tab	025852	Surmontil	POU	0.2468
Trimipramine 50mg Tab	025844	Surmontil	POU	0.1442
Trimipramine 25mg Tab	025836	Surmontil	POU	0.0864
Trimipramine 12.5mg Tab	025828	Surmontil	POU	0.0492

^{*}Monoamine Oxidase (MAO) Inhibitor—The scientific literature regarding precautions and contraindications should be consulted prior to prescribing MAO Inhibitors

Central Nervous System Drugs 28:00

Psychotherapeutic Agents Tranquilizers 28:16.08

· ojonomorapouno.	.900	Tranquii Zoi	0 = 0:	10.00
Chlordlazepoxide 25mg Cap	020931	Novopoxide	NOP	0.0240
omeration prompts and the same	006076	Via-Quil	DNV	0.0356
	018082	C-Tran	MOM	0.0434
	013498	Solium	HOR	0.0650
	007390	Protensin	ELL	0.0674
	012645	Librium	HLR	0.0990
Chlordiazepoxide 10mg Cap	020923	Novopoxide	NOP	0.0170
	280356	Chlor-		
		diazepoxide	MPT	0.0191
	006068	Via-Quil	DNV	0.0223
	018074	C-Tran	MOM	0.0282
	013471	Solium	HOR	0.0420
	007382	Protensin	ELL	0.0443
	012637	Librium	HLR	0.0642
Chlordiazepoxide 5mg Cap	020915 280348	Novopoxide Chlor-	NOP	0.0110
		diazepoxide	MPT	0.0162
	006041	Via-Quil	DNV	0.0167
	018066	C-Tran	MOM	0.0242
	013463	Solium	HOR	0.0330
	007374	Protensin	ELL	0.0337
	012629	Librium	HLR	0.0481
Chlormezanone 200mg Tab	033626	Trancopal	WIN	0.0855
Chlormezanone 100mg Tab	033618	Trancopal	WIN	0.0725
Chlorpromazine 200mg Tab	025518	Largactil	POU	0.1170
	013722	Promosol	HOR	0.1320
Chlorpromazine 100mg Tab	232831	Novochlorpro-		
		mazine	NOP	0.0200
	017019	Chlor-Promanyl	MAN	0.0208
	249041	Chlorpromazine	DTC	0.0210
	271128	Chlorprom	ICN	0.0295
	007544 013714	Elmarine	ELL	0.0617
	025496	Promosol Largactil	HOR POU	0.0720
Chloreromozino Forma Tab		_		
Chlorpromazine 50mg Tab	017000 232807	Chlor-Promanyl Novochlorpro-	MAN	0.0132
		mazine	NOP	0.0140
	249394	Chlorpromazine	DTC	0.0144
	271101	Chlorprom	ICN	0.0255
	007536	Elmarine	ELL	0.0420
	013706 025488	Promosol	HOR POU	0.0480 0.0636
	023400	Largactil	100	0.0030

28:00 Central Nervous System Drugs

28:16.08 Psychotherapeutic Agents Tranquilizers

CONTINUED CONTINUED	Agenta	ranquinze	13	
Chlorpromazine 25mg Tab	016993	Chlor-Promanyl	MAN	0.0094
	232823	Novochlorpro-		
	249033	mazine Chlororomazina	NOP DTC	0.0110
	295086	Chlorpromazine Chlorprom	ICN	0.0120 0.0171
	007528	Elmarine	ELL	0.0281
	013692	Promosol	HOR	0.0300
	025461	Largactil	POU	0.0434
Chlorpromazine 10mg Tab	013684	Promosol	HOR	0.0240
Obligation 40-22 (2010) (1	025453	Largactil	POU	0.0336
Chlorpromazine 40mg/ml O/L	025186	Largactil	POU	0.0814
Chlorpromazine 20mg/ml O/L	035548 025178	Promosol Largactil	HOR POU	0.0138 0.0228
Chlorpromazine 5mg/ml O/L	016845	Chlor-Promanyl	MAN	0.0228
Chlorpromazine Shig/fill O/L	035521	Promosol	HOR	0.0043
	025151	Largactil	POU	0.0065
Chlorpromazine 50mg/2ml Inj Sol	163953	Largactil	POU	0.3480
Chlorpromazine 100mg Sup	025283	Largactil	POU	0.1800
Chlorpromazine 25mg Sup	025275	Largactil	POU	0.1310
Chlorprothixene 100mg Tab	013250	Tarasan	HLR	0.1782
Chlorprothixene 50mg Tab	013242	Tarasan	HLR	0.1023
Chlorprothixene 15mg Tab	013234	Tarasan	HLR	0.0506
Clorazepate Dipotassium 15mg Cap	264911	Tranxene	ABB	0.1144
Clorazepate Dipotassium 7.5mg Cap	264946	Tranxene	ABB	0.0703
Clorazepate Dipotassium 3.75mg Cap	264938	Tranxene	ABB	0.0505
Diazepam 10mg Tab	272639	E-Pam	ICN	0.0404
	311596	Diazepam	MPT NOP	0.0405 0.0405
	272450 288721	Novodipam D-Tran	MOM	0.0403
	013773	Vivol	HOR	0.0710
	037273	Paxel	ELL	0.0766
	013293	Valium	HLR	0.1151
Diazepam 5mg Tab	280429	E-Pam	ICN	0 0252
	303461 311588	Diazepam Diazepam	SAP MPT	0 0252 0.0253
	272442	Novodipam	NOP	0.0255
	288713	D-Tran	MOM	0.0278
	013765	Vivol	HOR	0.0430
	037265 013285	Paxel Valium	ELL	0 0469 0 0708
	0.10200	V 4.70/11		0 07.70

Central Nervous System Drugs 28:00

Psychotherapeutic Agents Tranquilizers 28:16.08

Psychotherapeutic	Agents	Tranquilize	rs 28:	16.U8
Diazepam 2mg Tab	272647	E-Pam	ICN	0.0184
	311561	Diazepam	MPT	0.0184
	272434	Novodipam	NOP	0.0185
	288705 013757	D-Tran Vivol	MOM HOR	0.0228
	037257	Paxel	ELL	0.0337
	013277	Valium	HLR	0.0509
Diazepam 1mg/ml O/L	013110	Valium	HLR	0.0132
Diazepam 10mg/2ml Inj Sol	012874	Valium	HLR	0.8800
Fluphenazine 5mg Tab	029408	Moditen	SQU	0.2346
Fluphenazine 2mg Tat	029386	Moditen	SQU	0.1365
Fluphenazine 1 mg Tab	029378	Moditen	SQU	0.1038
Fluphenazine 0.2mg/ml O/L	029122	Moditen	SQU	0.0187
Fluphenazine 125mg/5ml Inj Sol	029173	Moditen	SQU	9.0000
Haloperidol 5mg Tab	017698	Haldol	MCN	0.3286
Haloperidol 2mg Tab	017671	Haldol	MCN	0.1617
Haloperidol 1mg Tab	017663	Haldol	MCN	0.1012
Haloperidol 0.5mg Tab	017655	Haldol	MCN	0.0702
Haloperidol 2mg/ml O/L	017582	Haldol	MCN	0.2473
Haloperidol 5mg/ml Inj Sol	017574	Haldol	MCN	1.3100
Hydroxyzine 50mg Cap	024392	Atarax	PFI	0.0839
Hydroxyzine 25mg Cap	024384	Atarax	PFI	0.0701
Hydroxyzine 10mg Cap	024376	Atarax	PFI	0.0526
Hydroxyzine 2mg/ml O/L	024694	Atarax	PFI	0.0116
Hydroxyzine 500mg/10ml Inj Sol	024589	Atarax	PFI	4.2400
Meprobamate 400mg Tab	021547	Novomepro	NOP	0.0100
	298077	Meprobamate	MPT	0.0121
	092738 013846	Meprobamate Miltown	DTC HOR	0.0130
	007595	Trelmar	ELL	0.0427
	034142	Equanil	WYT	0.0550
Mesoridazine 50mg Tab	027464	Serentil	SAN	0.1114
Mesoridazine 25mg Tab	027456	Serentil	SAN	0.0809
Mesoridazine 10mg Tab	027448	Serentil	SAN	0.0652
Mesoridazine 25mg/ml O/L	259489	Serentil	SAN	0.0753
Mesoridazine 25mg/ml Inj Sol	027286	Serentil	SAN	0.3520
Oxazepam 30mg Tab	033871	Serax	WYT	0.0879
Oxazepam 15mg Cap	033863	Serax	WYT	0.0606

28:00 Central Nervous System Drugs

28:16.08	Psychotherapeutic Agents T	ranquilizers

28:15.08 Psychotherapeutic	Agents	s Franquilize	ers	
Oxazepam 10mg Cap	033855	Serax	WYT	0.0484
Pericyazine 10mg Cap	024899	Neuleptil	POU	0 0686
Pericyazine 5mg Cap	024880	Neuleptil	POU	0.0480
Perphenazine 8mg Tab	028312	Trilaton	SCH	0.0826
Perphenazine 4mg Tab	028304	Trilation	SCH	0.0584
Perphenazine 2mg Tab	028290	Trilafon	SCH	0.0430
Perphenazine 3.2mg/ml O/L	028169	Trilaton Conc.	SCH	0 0333
Perphenazine 0.4mg ml O/L	028150	Trilafon	SCH	0.0120
Perphenazine 5mg/ml Inj Sol	028002	Trilafon	SCH	0 6500
Prochlorperazine 25mg Tab	025704	Stemetil	POU	0 0988
Prochlorperazine 10mg Tab	025690	Stemetil	POU	0.0742
Prochlorperazine 5mg Tab	025682	Stemetil	POU	0.0556
Prochlorperazine 3mg/ml O/L	025224	Stemetil	POU	0.0179
Prochlorperazine 1mg/ml O/L	025216	Sternetil	POU	0 0113
Prochlorperazine 10mg/2ml Inj Sol	025100	Stemetil	POU	0 4940
Prochlorperazine 25mg Sup	025372	Stemetil	POU	0.2220
Prochlorperazine 10mg Sup	025364	Stemetil	POU	0.1640
Prochlorperazine 5mg Sup	025356	Stemetil	POU	0 1170
Promazine 50mg Tab	017132	Promanyl	MAN	0.0091
	093599 034185	Promazine Sparine	DTC	0 0165 0 0880
Promazine 25mg Tab	017124	Promanyl	MAN	0.0085
Long vas	093580	Promazine	DTC	0.0120
	034177	Sparine	WYT	0.0578
Promazine 5mg/ml O/L	034088	Sparine	WYT	0.0143
Thioridazine 100mg Tab	037478	Novoridazine	NOP	0.0880
	271225 027553	Thioril Mellaril	ICN SAN	0.1019 0.1367
Thioridazine 50mg Tab	037486	Novoridazine	NOP	0.0525
	271217	Thioril	ICN	0.0590
	027545	Mellaril	SAN	0 0774
Thioridazine 25mg Tab	037494	Novoridazine	NOP	0.0330
	272728 027537	Thioril Mellani	ICN SAN	0.0470
Thioridazine 10mg Tab	037508	Novoridazirie	NOP	0.0250
	271209	Thioril	ICN	0.0300
110	027529	Mellaril	SAN	0.0448
Thioridazine 30rng /ml O 'L	027359	Mellaril	SAN	0.0436

Central Nervous System Drugs 28:00

Psychotherapeutic /	Agents	Tranquilizer	s 28:	16.08 CONTINUED	
Thioridazine 2mg/ml O/L	027375	Mellaril	SAN	0.0095	
Trifluoperazine 10mg Tab	249092 017205 280399 018511 013927 027170	Trifluoperazine Triflurin Terfluzine Clinazine Solazine Stelazine	DTC MAN ICN MOM HOR SKF	0.0219 0.0220 0.0440 0.0557 0.0798 0.1109	
Trifluoperazine 5mg Tab	017191 249084 271527 018503 013919 027162	Triflurin Trifluoperazine Terfluzine Clinazine Solazine Stelazine	MAN DTC ICN MOM HOR SKF	0.0165 0.0170 0.0340 0.0405 0.0672 0.0924	
Trifluoperazine 2mg Tab	249076 017183 303453 018481 013900 027154	Trifluoperazine Triflurin Terfluzine Clinazine Solazine Stelazine	DTC MAN ICN MOM HOR SKF	0.0140 0.0143 0.0220 0.0304 0.0504 0.0697	
Trifluoperazine 1mg Tab	017175 249068 294861 018473 013897 027146	Triflurin Trifluoperazine Terfluzine Clinazine Solazine Stelazine	MAN DTC ICN MOM HOR SKF	0.0121 0.0133 0.0180 0.0253 0.0384 0.0532	
Trifluoperazine 10mg/ml O/L	027022	Stelazine	SKF	0.1403	
Trifluoperazine 20mg/10ml Inj Sol	027006	Stelazine	SKF	4.4900	
Trifluoperazine 1mg/ml Inj Sol	026999	Stelazine	SKF	0.6233	
Trifluoperazine 4mg Sup	027030	Stelazine	SKF	0.2233	
Psychotherapeutic Agents Other 28:16.12					
Lithium Carbonate 300mg Tab	024406	Lithane	PFI	0.0159	
	C.	N.S. Stimul	ants :	28:20	
Amphetamine Sulfate 10mg Tab	027057	Benzedrine	SKF	0.0285	
Amphetamine Sulfate 5mg Tab	027049	Benzedrine	SKF	0.0239	

027065

005606

Dexedrine

Ritalin

SKF

CIB

0.0468

0.0528

Dexamphetamine Sulfate 5mg Tab

Methylphenidate HCI 10mg Tab

28:00 Central Nervous System Drugs

28:24 Sedatives-Hypnotics

Amobarbital 100mg Tab	015636	Amytal	LIL	0.0211
Amobarbital 30mg Tab	015628	Amytal	LIL	0 0110
Amobarbital 15mg Tab	015601	Amytal	LIL	0 0081
Amobarbital Sodium 200mg Cap	015156	Amytal Sodium	LIL	0.0369
Amobarbital Sodium 60mg Cap	015148	Amytal Sodium	LìL	0 0162
Butabarbital 100mg Tab	001481	Day-Barb	ANC	0.0244
Butabarbital 30mg Tab	001473	Day-Barb	ANC	0.0125
Butabarbital 15mg Tab	001465	Day-Barb	ANC	0.0099
Butabarbital 3mg/ml O/L	001384	Day-Barb	ANC	0.0053
Butabarbital Sodium 100mg Tab	017639	Butisol Sodium	MCN	0.0493
Butabarbital Sodium 30mg Tab	017612	Butisol Sodium	MCN	0.0276
Butabarbital Sodium 15mg Tab	017604	Butisol Sodium	MCN	0.0202
Butabarbital Sodium 6mg/ml O/L	017566	Butisol Sodium	MCN	0.0080
Chloral Hydrate 500mg Cap	295035	Chloralvan	ICN	0.0218
	092886 020893	Chloral Hydrate	DTC	0 0220
	020033	chlorhydrate	NOP	0.0220
Chloral Hydrate 100mg/ml O/L	029327	Noctec	SQU	0.0047
Flurazepam 30mg Cap	012718	Dalmane	HLR	0.0759
Flurazepam 15mg Cap	012696	Dalmane	HLR	0 0649
Methotrimeprazine 50mg Tab	025607	Nozinan	POU	0.1208
Methotrimeprazine 25mg Tab	025593	Nozinan	POU	0.0808
Methotrimeprazine 5mg Tab	025585	Nozinan	POU	0.0398
Methotrimeprazine 2mg Tab	025577	Nozinan	POU	0.0262
Methotrimeprazine 40mg/ml O/L	025208	Nozinan	POU	0.1288
Methotrimeprazine 5mg/ml O/L	025194	Nozinan	POU	0.0226
Methotrimeprazine 25mg/ml Inj Sol	025003	Nozinan	POU	0 6170
Methotrimeprazine 10mg/2ml Inj Sol	024996	Nozinan	POU	0 4940
Paraldehyde O/L	002755	Paraldehyde	AHA	0 0116
Paraldehyde 5ml Inj Sol	012149	Paraldehyde	GLA	0 2532

Central Nervous System Drugs 28:00

Sedatives-Hypnotics 28

	ocuatives-riyphotics 20.24			
Pentobarbital Sodium 100mg Cap	016780 093572 020990 035734 018104 000086	Pentogen Pentobarbital Novopentobarb Somnotol Hypnotal Nembutal	MAN DTC NOP MTC MOM ABB	0.0143 0.0149 0.0155 0.0171 0.0304 0.0325
Pentobarbital Sodium 50mg Cap	000078	Nembutal	ABB	0.0205
Pentobarbital Sodium 4mg/ml O/L	000124	Nembutal	ABB	0.0087
Pentobarbital 120mg Sup	000272	Nembutal	ABB	0.2333
Pentobarbital 60mg Sup	000264	Nembutal	ABB	0.1916
Pentobarbital 30mg Sup	000256	Nembutal	ABB	0.1833
Phenobarbital 100mg Tab	093564 015822 033790 023825 046868 003565	Phenobarbital Phenobarbital Luminal Phenobarbital Phenobarbital Phenobarbitone	DTC LIL WIN PDA ANC AHA	0.0045 0.0045 0.0049 0.0050 0.0056 0.0073
Phenobarbital 60mg Tab	015814 033782 093556 003557 023817	Phenobarbital Luminal Phenobarbital Phenobarbitone Phenobarbital	LIL WIN DTC AHA PDA	0.0034 0.0035 0.0040 0.0043 0.0044
Phenobarbital 30mg Tab	015806 003549 023809 033774 093521 046841	Phenobarbital Phenobarbital Phenobarbital Luminal Phenobarbital Phenobarbital	LIL AHA PDA WIN DTC ANC	0.0022 0.0024 0.0024 0.0027 0.0029 0.0030
Phenobarbital 15mg Tab	093505 015792 023795 033766 046833 003530	Phenobarbital Phenobarbital Phenobarbital Luminal Phenobarbital Phenobarbitone	DTC LIL PDA WIN ANC AHA	0.0019 0.0019 0.0019 0.0021 0.0024 0.0025
Phenobarbital 4mg/ml O/L	093483 298689 022926	Phenobarbital Phenobarbital Phenobarbital	DTC ANC PDA	0.0038 0.0041 0.0041
Phenobarbital 300mg/2ml Inj Sol	033375	Luminal	WIN	0.2700
Phenobarbital 120mg/ml lnj Sol	033367	Luminal	WIN	0.2400
Promethazine HCI 25mg Tab	213896	Phenergan	POU	0.0386
Promethazine HCI 10mg Tab	025712	Phenergan	POU	0.0294
Promethazine HCI 2mg/ml O/L	025429	Phenergan	POU	0.0092
Promethazine HCI 50mg/2ml Inj Sol	164046	Phenergan	POU	0.3090

28:00 Central Nervous System Drugs

28:24 Sedatives-Hypnotics

Promethazine HCI 50mg Sup	025402	Phenergan	POU	0.1860
Promethazine HCI 25mg Sup	025720	Phenergan	POU	0.1490
Promethazine HCI 12.5mg Sup	025380	Phenergan	POU	0.1280
Secobarbital Sodium 100mg Cap	016802 035769 015288	Secogen Secocaps Seconal	MAN MTC LIL	0.0162 0.0171 0.0215
Secobarbital Sodium 50mg Cap	016799 015261	Secogen Seconal	MAN LIL	0.0146 0.0154

36:00 Diagnostic Agents

36:04 Adrenal Insufficiency				
Corticotropin 40U Inj Pd	023000	ACTH	PDA	2.1000
Corticotropin 25U Inj Pd	022993	ACTH	PDA	1.6500
Cosyntropin 0.25mg Inj Pd	022381	Cortrosyn	ORG	1.9800
Cosyntropin Zinc Hydroxide				
1 mg/ml Inj Susp	253952	Synacthen Depot	CIB	4.8600
		Берог	CID	4.0000
26,56 Myoothonia Gravia				
36:56 Myasthenia Gravis				
Edrophonium Chloride				
100mg/10ml Inj Sol	013064	Tensilon	HLR	2.7500
Neostigmine Methylsulfate	010055	Danationsin		0.1050
0.5mg/ml Inj Sol	012955	Prostigmin	HLR	0.1652
Neostigmine Methylsulfate 0.25mg/ml lnj Sol	305219	Prostigmin	HLR	0.1268
36.88 Urine Contents				
0	005400	O	=	
Cupric Sulfate Reagent Tab	035122	Clinitest	AME	0.0182
Glucose Oxidase Reagent Stick	035114 035130	Clinistix Diastix	AME AME	0.0254
Sodium Nitroprusside Reagent Stick	035092	Ketostix	AME	0.0256
Sodium Nitroprusside Reagent Tab	035106			
		Acetest	AME	0.0358
Urine-Sugar Analysis Paper Strip Pkg	035653	Tes-Tape	LIL	1.3600

40:00 Electrolytic, Caloric and Water Balance

* /				
40:08 Alkalinizing Agents				
Sodium Bicarbonate 600mg OTC 100 Tab	221619	Sodium		
	023558	Bicarbonate Sodium	DTC	1.3500
	023330	Bicarbonate	PDA	1.5000
Sodium Bicarbonate 300mg OTC 100 Tab	002060	Codus		
	093068	Sodium Bicarbonate	DTC	1.2500
	023531	Sodium Bicarbonate	PDA	1 4000
		Bicarboriate	FUA	1 4000
40:12 Replacement Agents				
*Potassium Chloride				
3.0g 15ml (40mEq) O/L	208604	Kaochlor-20 Concentrate	WTE	0.0108
*Potassium Chloride		Concentrate	***	0.0700
1.5g 15ml (20mEq) O/L	208590	Kaochlor	WTE	0.0093
Potassium Chloride 470mg (12mEq) Eff Tab	027596	Potassium- Sandoz	SAN	0.0644
*Potassium Chloride 600mg (8mEq) LA Tab	074225	Slow-K	CIB	0.0470
*Potassium Chloride 1.33mEq/ml O/L	018155	K-10	MOM	0.0070
*Potassium Gluconate 4.68g 15ml (20mEq) O/L	208701	Kaon	WTE	0.0105
*Potassium Gluconate 1.17g (5mEq) Tab	215503	Kaon	WTE	0.0325
40:18 Potassium-Removing	Resins			
Polystyrene Sodium Sulfonate				
1mEq g Oral Pd	033197	Kayexalate	WIN	0 0258
40:28 Diuretics				
Acetazolamide 250mg Tab	295019	Acetazolam	ICN	0.0739
	014907	Diamox	LED	0.0850
Aminophylline 200mg Tab	014931	Aminophylline	LED	0 0255
Aminophylline 100mg Tab	014923 092940	Aminophylline Aminophylline	LED DTC	0.0155
Aminophylline 250mg/10ml Inj Sol	012033	Aminophylline	GLA	0.2476

^{*}Not compensable for persons receiving Nursing Home Care

Electrolytic, Caloric and Water Balance 40:00

Diuretics 40:28

			(CONTINUED
Aminophylline 500mg Sup	018228 001414	Corophyllin Aminophylline	MOM ANC	0.1266 0.1925
Aminophylline 250mg Sup	018201 001406	Corophyllin Aminophylline	MOM ANC	0.1058 0.1483
Chlorthalidone 100mg Tab	293881 010421	Uridon Hygroton	ICN GEI	0.0572 0.0752
Chlorthalidone 50mg Tab	010413	Hygroton	GEI	0.0564
Ethacrynic Acid 50mg Tab	016497	Edecrin	MSD	0.0810
Furosemide 40mg Tab	012580	Lasix	HOE	0.0894
Furosemide 20mg/2ml Inj Sol	012548	Lasix	HOE	0.9680
Hydrochlorothlazide 50mg Tab	209821	Hydro-		
•	092703	chlorothiazide Hydro-	SAP	0.0095
	021482 280305	chlorothiazide Novohydrazide Hydro-	DTC NOP	0.0120
		chlorothiazide	MPT	0.0121
	263907	Urozide	ICN	0.0180
	018406 078506	Hydro-Aquil Hydrid-50	MOM CPN	0.0202
	078508	Hydrozide	ELL	0.0248
	016519	HydroDIURIL	MSD	0.0200
	005576	Esidrix	CIB	0.0421
Hydrochlorothiazide 25mg Tab	092681	Hydro-		
		chlorothiazide	DTC	0.0094
	021474	Novohydrazide	NOP	0.0100
	280291	Hydro- chlorothiazide	MPT	0.0101
	018392	Hydro-Aquil	MOM	0.0101
	007560	Hydrozide	ELL	0.0200
	016500	HydroDIURIL	MSD	0.0278
	005568	Esidrix	CIB	0.0299
Mercaptomerin 1250mg/10ml Inj Sol	037109	Thiomerin	WYT	3.0500
Spironolactone 25mg Tab	028606	Aldactone	SEA	0.0627
Triamterene 100mg Tab	027138	Dyrenium	SKF	0.0617
Triamterene 50mg Tab	299715	Dyrenium	SKF	0.0432
	H	ricosurio Dr	une /	10-40

Uricosuric Drugs 40:40

Probenecid 500mg Tab	016616	Benemid	MSD	0.0649
Sulfinpyrazone 200mg Tab	010529	Anturan	GEI	0.0976
Sulfinpyrazone 100mg Tab	010510	Anturan	GEI	0.0684

48:00 Cough Preparations

48:04 Antitussives				
Codeine Phosphate 60mg Tab	093149 003247	Codeine Codeine	DTC AHA	0.0725 0.0736
Codeine Phosphate 30mg Tab	010057 003239 093130	Codeine Codeine Codeine	FRS AHA DTC	0.0310 0.0397 0.0390
Codeine Phosphate 15mg Tab	093122 003220	Codeine Codeine	DTC AHA	0.0225 0.0233
Codeine Phosphate 5mg/ml O/L	093114	Codeine	DTC	0.0108
Codeine Phosphate 30mg/ml Inj Sol	303879	Codeine	AHA	0.1381
Dextromethorphan Hydrobromide				
2mg/ml O/L	274283	Tussorphan	ICN	0.0080
Hydrocodone Bitartrate 1mg/ml O/L	316970	Robidone	ROB	0.0151
	307858	Novahistex-S- DH	DOW	0.0154
Hydrocodone Bitartrate 0.34mg/ml O/L	307866	Novahistine-S- DH	DOW	0.0116
48:08 Expectorants				•
Acetylcysteine 20% Aero Sol	017787	Mucomyst	MJO	0.1830
Glyceryl Guaiacolate 40mg/ml O/L	296228	Novahistex-S		
		Expectorant	DOW	0.0178
Glyceryl Guaiacolate 20mg/ml O/L	137936	Motussin	MOM	0.0045
	026468	Robitussin	ROB	0.0062
	046809	Tussanca	ANC	0.0076
lodinated Glycerol 12mg/ml O/L	006084	Organidin	DNV	0.0129

52:00 Eye, Ear, Nose and Throat Preparations

52:04.04 Anti-Infectives Antibiotics					
Bacitracin 500 U g Oph Oint	036102	Baciguent	UPJ	0.2250	
Chloramphenicol 0.5% Oph Sol	221678	Chloromycetin	PDA	0.2812	
Chloramphenicol 0.5% Otic Sol	023353	Chloromycetin	PDA	0.1333	
Chloramphenicol 1% Oph Oint	022896	Chloromycetin	PDA	0.2500	
Polymyxin B Sulfate 10,000 U/ml Ot Sol	035327	Aerosporin	BWE	0.1980	
Polymyxin B Sulfate 10,000 U Bacitracin (Ziric) 500 U/g Oph Oint	004847	Polysporin	BWE	0.2075	
Polymyxin B Sulfate 10,000 U Gramicidin 0.025mg/ml Oph/Ot Sol	035343	Polysporin	BWE	0.1600	
Polymyxin B Sulfate 5,000 U					
Neomycin Sulfate 5mg Bacitracin (Zinc) 400 U/g Oph Oint	243191	Neosporin	CAL	0.2300	
Polymyxin B Sulfate 10,000 U Neomycin Sulfate 5mg					
Hydrocortisone 10mg/ml Ot Sol	243159	Cortisporin	CAL	0.4185	
52:04.08 Anti-Infectives Sulfo	namide	es			
Sulfacetamide (Sodium) 30% Oph Sol	028061	Sulamyd	SCH	0.1173	
Sulfacetamide (Sodium) 10% Oph Sol	028053	Sulamyd	SCH	0.0953	
Sulfacetamide (Sodium) 10% Oph Oint	028347	Sulamyd	SCH	0.4675	
Sulfisoxazole Diethanolamine 4% Oph Sol	115460	Gantrisin	HLR	0.1140	
52:04.12 Anti-Infectives Other	r				
Idoxuridine 0.1% Oph Sol	027014	Stoxil	SKF	0.1993	
Idoxuridine 0.5% Oph Oint	027200	Stoxil	SKF	1.0525	
52:08 Anti-Inflammatory Age					
Betamethasone Disodium Phosphate 0.1% Oph/Ot Sol	012173	Betnesol	GLA	0.5720	
Dexamethasone 0.1% Oph/Ot Sol	016217	Decadron	MSD	0.4260	
Hydrocortisone Acetate 2.5% Oph Susp	016292	Hydrocortone	MSD	0.4960	
Hydrocortisone Acetate 2.5% Oph Oint	024783	Cortril	PFI	0.8600	
Hydrocortisone Acetate 0.5% Oph Oint	024775	Cortril	PFI	0 3125	

ALC

ALC

0.2240

0.2053

Eye, Ear, Nose and Throat Preparations 52:00

Anti-Inflammatory Agents 52:08

Alle	· · · · · · · · · · · · · · · · · · ·	illiatory rigi		CONTINUED
Hydrocortisone 2 5%	000054	110 11	0110	4.0400
Atropine Sulfate 1% Oph Oint	062251	HC-Atropine 1%	AHA	1.0100
Methylprednisolone 0.1% Oph/Ot Sol	030791	Medrol	UPJ	0.3900
Triamcinolone Acetonide 0 1% Oph Oint	029521	Kenalog	SQU	0.3125
				=0.00
		MIC	tics	52:20
Carbachol 3% Oph Sol	000663	Isopto		
		Carbachol	ALC	0.1540
Carbachol 1.5% Oph Sol	000655	Isopto		
		Carbachol	ALC	0.1320
Carbachol 0.75% Oph Sol	000647	Isopto Carbachol	ALC	0.1213
Fabathianhata ladida 0.05% Oph Cal	000040		ALC	0.1213
Echothiophate Iodide 0.25% Oph Sol	002348	Phospholine lodide	AYE	0.7600
Echothiophate lodide 0.125% Oph Sol	002313	Phospholine		
,		lodide	AYE	0.6600
Echothiophate lodide 0.06% Oph Sol	052817	Phospholine		
		lodide	AYE	0.5600
Echothiophate Iodide 0.03% Oph Sol	283304	Phospholine lodide	AYE	0.5600
Neostigmine Bromide 5% Oph Sol	013080	Prostigmin	HLR	0.5800
Pilocarpine HCI 6% Oph Sol	000892	Isopto Carpine	ALC	0.0673
Pilocarpine HCI 4% Oph Sol	000892		ALC	0.1340
Pilocarpine HCI 3% Oph Sol	000876	Isopto Carpine Isopto Carpine	ALC	0.1246
Pilocarpine HCI 2% Oph Sol	000878		ALC	0.1246
Pilocarpine HCI 1% Oph Sol	000841	Isopto Carpine Isopto Carpine	ALC	0.1026
Pilocarpine HCI 0.5% Oph Sol	000833		ALC	0.1020
Pilocarpine HCI 6%	000633	Isopto Carpine	ALC	0.0993
Epinephrine Equivalent 0.5% Oph Sol	247324	E-Carpine	ALC	0.2606
Pilocarpine HCI 4%			,,,,,	0.200
Epinephrine Equivalent 0.5% Oph Sol	247316	E-Carpine	ALC	0.2420
Pilocarpine HCI 3%				

247308

247294

E-Carpine

E-Carpine

Epinephrine Equivalent 0.5% Oph Sol

Epinephrine Equivalent 0.5% Oph Sol

Pilocarpine HCI 2%

52:00 Eye, Ear, Nose and Throat Preparations

52:20 Miotics				
Pilocarpine HCI 1% Epinephrine Equivalent 0.5% Oph Sol	247286	E-Carpine	ALC	0.1833
52:24 Mydriatics				
Atropine Sulfate 1% Oph Sol	035017	Isopto Atropine	ALC	0.2760
Epinephrine Bitartrate 2% Oph Sol	002356	Epitrate	AYE	0.2762
Epinephrine HCI 2% Oph Sol	035033	Glaucon	ALC	0.2860
Epinephrine HCI 1% Oph Sol	035025	Glaucon	ALC	0.2530
Phenylephrine HCI 0.12% Oph Sol	033502	Neo- Synephrine	WIN	0.0633
52:32 Vasoconstrictors				
Naphazoline HCI 0.1% OTC 15ml Oph Sol	267333	Vasocon	COO	3.0900
Phenylephrine HCI 1% OTC 30ml Nas Sol	033480	Neo- Synephrine	WIN	2.0000
*Phenylephrine HCI 0.5% OTC 30ml Nas Sol	033472	Neo- Synephrine	WIN	1.7500
Xylometazoline HCI 0.1% OTC 30ml Nas Sol	005363	Otrivin	CIB	1.4500
Xylometazoline HCI 0.05% OTC 30ml Nas Sol	005355	Otrivin	CIB	1.2500
52:36 E.E.N.T. Other				
Acetazolamide 250mg Tab	295019 014907	Acetazolam Diamox	ICN LED	0.0739 0.0850
Dichlorphenamide 50mg Tab	016489	Daranide	MSD	0.0744
Methylcellulose 1% Oph Sol	000817	Isopto Tears	ALC	0.1066
Methylcellulose 0.5% Oph Sol	000809	Isopto Tears	ALC	0.0953
Sodium Carboxymethylcellulose 16.6%				
Gelatin 16.6%, Pectin 16.6% Oral Top Oint	990272	Orabase	SQU	0.1087

^{*}Not compensable for persons receiving Nursing Home Care

56:00 Gastrointestinal Drugs

56:04 Antacids-Adsorbents				
Aluminum Hydroxide 600mg Tab	034096	Amphojel	WYT	0.0252
*Aluminum Hydroxide 60mg/ml O/L	034002	Amphojel	WYT	0.0039
Magnesium Hydroxide 300mg OTC 100 Tab	093815	Milk of Magnesia	DTC	1.2500
*Magnesium Hydroxide				
80mg/ml OTC 455ml O/L	093807	Milk of	DTO	4.0500
		Magnesia	DTC	1.2500
Magnesium Hydroxide 400mg Aluminum Hydroxide 400mg Tab	026549	Maalox	ROR	0.0223
Magnesium Hydroxide 75mg Aluminum Hydroxide 320mg Tab	033677	Creamalin	WIN	0.0165
*Magnesium Hydroxide 40mg				
Aluminum Hydroxide 40mg/ml O/L	018260 013625 026530	AMH Univol Maalox	MOM HOR ROR	0.0028 0.0045 0.0045
Magnesium Trisilicate 500mg Aluminum Hydroxide 250mg Tab	031224	Gelusil	WCH	0.0215
*Magnesium Trisilicate 128mg				
Aluminum Hydroxide 66mg/ml O/L	031186	Gelusil	WCH	0.0043

NOTE

Antacids may be prescribed for a specific therapeutic purpose, such products intended for general household use are not eligible as a benefit

56:08 Antidiarrhea Drugs

Diphenoxylate HCI 2.5mg Atropine Sulfate 0.025mg Tab	036323	Lomotil	SEA	0.0572
Diphenoxylate HCI 0.5mg Atropine Sulfate 0.005mg/ml O/L	229458	Lomotil	SEA	0.0293
*Kaolin 200mg Pectin 10mg/ml O/L	030864	Kaopectate	UPJ	0.0026
Camphorated Tincture of Opium (Paregoric) O/L	095680	Camphor Co.	DTC	0.0086
Kaolin/Pectin & Paregoric Mixtúre	990280	Extemporaneous		0.0070

^{*}Not compensable for persons receiving Nursing Home Care

Gastrointestinal Drugs 56:00

Cathartics 56:12

		Callia	11103	30.12
*Bisacodyl 5mg OTC 30 Tab	254142	Dulcolax	BOE	2.4500
*Bisacodyl 10mg OTC 6 Sup	003875	Dulcolax	BOE	2.5500
Bisacodyl 5mg OTC 3 Sup	003867	Dulcolax	BOE	1.2500
Cascara Sagrada 300mg OTC 100 Tab	023620	Cascara		
		Sagrada	PDA	2.7500
*Cascara Sagrada OTC 115ml O/L	022934	Cas-Evac	PDA	3.7500
Castor Oil OTC 115ml Emuls	127922	Neoloid	LED	1.4200
Castor Oil OTC 85ml O/L	094080	Castor Oil	DTC	1.2500
*Dioctyl Sodium Sulfosuccinate 100mg OTC 60 Cap	017701	Colace	MJO	5.7500
Dioctyl Sodium Sulfosuccinate 4mg/ml OTC 230ml O/L	017876	Colace	МЈО	3.7500
Dioctyl Sodium Sulfosuccinate 10mg/ml OTC 30ml Oral Sol	017795	Colace	MJO	2.8500
*Glycerin 2.7g OTC 24 Sup	222801	Glycerin	PDA	1.3500
Glycerin 1.8g OTC 24 Sup	222801	Glycerin	PDA	1.3500
Magnesium Hydroxide 300mg OTC 100 Tab	093815	Milk of		
		Magnesia	DTC	1.2500
*Magnesium Hydroxide	000007			
80mg/ml OTC 455ml O/L	093807	Milk of Magnesia	DTC	1.2500
*Mineral Oil OTC 455 ml O/L	093947	Mineral Oil	DTC	1.2500
Mineral Oil OTC 130ml Enema	107875	Fleet	FRS	1.4000
*Psyllium Mucilloid				
OTC 345g Oral Pd	242438	Metamucil	SEA	3.6500
Senna Concentrate 187mg OTC 100 Tab	026158	Senokot	PFR	4.2000
Senna Concentrate 652mg OTC 6 Sup	026107	Senokot	PFR	1.9000
Senna Concentrate 109mg/g OTC 230g Gran	026042	Senokot	PFR	4.6500
Senna Concentrate 0.4ml/ml OTC 230ml O/L	026115	Senokot	PFR	3.6500

Note

Cathartics may be prescribed for a specific therapeutic purpose, such products intended for general household use are not eligible as a benefit

Not compensable for persons receiving Nursing Home Care

56:00 Gastrointestinal Drugs

*Sennosides A&B 12mg OTC 100 Tab 027502 Glysennid SAN 4.5500 Sodium Biphosphate 160mg Sodium Phosphate 60mg/ml OTC 130ml Rect Sol 009911 Fleet FRS 1.2500 Sodium Biphosphate 160mg Sodium Phosphate 60mg/ml OTC 68ml Ped Rect Sol 108065 Fleet FRS 1.2500	56:12 Cathartics			
Sodium Phosphate 60mg/ml OTC 130ml Rect Sol Sodium Biphosphate 160mg Sodium Phosphate	*Sennosides A&B 12mg OTC 100 Tab	027502	Glysennid	SAN 4.5500
Sodium Phosphate	Sodium Phosphate	009911	Fleet	FRS 1.2500
60mg/ml OTC 68ml Ped Rect Sol 108065 Fleet FRS 1.2500				
	60mg/ml OTC 68ml Ped Rect Sol	108065	Fleet	FRS 1.2500

Cathartics may be prescribed for a specific therapeutic purpose, such products intended for general household use are not eligible as a benefit

56:16 Digestants

Pancreatic Enzymes 300mg Cap	263818	Cotazym	ORG	0.0670
Pancreatic Enzymes 1g Ent Tab	023787	Panteric	PDA	0.0325

56:22 Antiemetics & Anti-Nauseants

Cyclizine HCI 50mg Tab	318795	Marzine	CAL	0.0330
*Dimenhydrinate 50mg Tab	028487	Dramamine	SEA	0.0322
	013803	Gravol	HOR	0.0567
*Dimenhydrinate 3mg/ml O/L	230197	Gravol	HOR	0.0119
Dimenhydrinate 50mg/5ml Inj Sol	013560	Gravol	HOR	0.4500
Dimenhydrinate 250mg/5ml Inj Sol	028452	Dramamine	SEA	0.7700
	013579	Gravol	HOR	1.0600
*Dimenhydrinate 100mg Sup	028479	Dramamine	SEA	0.0880
	013609	Gravol	HOR	0.1740
*Dimenhydrinate 50mg Sup	028460	Dramamine	SEA	0.0830
	013595	Gravol	HOR	0.1650
Meclizine HCI 25 mg Tab	220442	Bonamine	PFI	0.0821

Not compensable for persons receiving Nursing Home Care

60:00 Gold Compounds

Sodium Aurothiomalate 100mg ml Inj Sol	025097	Myochrysine	POU	2.8290
Sodium Aurothiomalate 50mg ml Inj Sol	025089	Myochrysine	POU	1.5370
Sodium Aurothiomalate 25mg/ml Inj Sol	025070	Myochrysine	POU	0.9860
Sodium Aurothiomalate 10mg/ml lnj Sol	025062	Myochrysine	POU	0.8140

68:00 Hormones and Substitutes

68:04 Corticosteroids				
Betamethasone 0.5mg Tab	012211 028185	Betnelan Celestone	GLA SCH	0.0749
Betamethasone Acetate 3mg Betamethasone Disodium Phosphate				
3mg/ml Inj Susp	028096	Celestone	0011	0.4500
Cortisone Acetate 25mg Tab	280437	Soluspan Cortisone	SCH	2.1500
and the second configuration of the second configuration o	249963 016446	Cortisone Cortone	UPJ MSD	0.0795
Dexamethasone 0.75mg Tab	285471	Dexasone	ICN	0.1304
	022519 016470	Hexadrol Decadron	ORG MSD	0.1081 0.1322
Dexamethasone 21-Phosphate				
20mg/5ml Inj Sol	016136	Decadron	MSD	6.6000
Fludrocortisone Acetate 0.1mg Tab	029351	Florinef	SQU	0.0290
Hydrocortisone 20mg Tab	030929 016527	Cortef Hydrocortone	UPJ MSD	0.0895 0.1755
Hydrocortisone Acetate				
250mg/5ml Inj Susp	030821	Cortef	UPJ	4.5800
Hydrocortisone Acetate 125mg/5ml Inj Susp	016276	Hydrocortone	MSD	2.5100
Hydrocortisone Sodium Succinate	010550	0-1 0-11	LITO	7.05.00
1g Inj Pd	210552 030635	Solu-Cortilean Solu-Cortef	MTC UPJ	7.0500 7.6000
Hydrocortisone Sodium Succinate				
500mg Inj Pd	210544 030627	Solu-Cortilean Solu-Cortef	MTC	4.6000
Hydrocortisone Sodium Succinate				
250mg Inj Pd	210536 030619	Solu-Cortilean Solu-Cortef	MTC	3.0000
Hydrocortisone Sodium Succinate				
100mg Inj Pd	210528 030600	Solu-Cortilean Solu-Cortef	MTC UPJ	1.7500
Methylprednisolone 4mg Tab	030988	Medrol Medrol	UPJ	0.1650
Methylprednisolone Sodium Succinate				
500mg Inj Pd	030678	Solu-Medrol	UPJ	14.9000
Methylprednisolone Sodium Succinate 125mg Inj Pd	030651	Solu-Medrol	UPJ	5.9000

Hormones and Substitutes 68:00

Corti	coste	roids	68:04
			CONTINUED

		Conticosten	Jius	CONTINUED
Hathulara daisalana Cadium Cuasinata				
Methylprednisolone Sodium Succinate 40mg Inj Pd	030643	Solu-Medrol	UPJ	2.5000
Prednisone 5mg Tab	210188	Deltasone	UPJ	0.0120
Transfer only	021695	Novoprednisone	NOP	0.0125
	093629	Prednisone	DTC	0.0180
	003603	Prednisone	AHA	0.0191
	023833 007668	Paracort Prednisone	PDA	0.0192
	010197	Colisone	FRS	0.0259
	263788	Prednisone	ORG	0.0259
Triamcinolone 4mg Tab	029475	Kenacort	SQU	0.2054
	015024	Aristocort	LED	0.2055
				00.00
		Androg	ens	68:08
Fluoxymesterone 5mg Tab	012572	Oratestin	HOE	0.0992
	030902	Halotestin	UPJ	0.1090
Methandrostenolone 5mg Tab	005592	Danabol	CIB	0.0782
Methyltestosterone 25mg Tab	005630	Metandren	CIB	0.1521
Methyltestosterone 10mg Tab	005622	Metandren	CIB	0.0606
Nandrolone Phenpropionate				
125mg/5ml Oily Inj Sol	022470	Durabolin	ORG	9.3700
Nandrolone Phenpropionate	000400		000	7.5000
100mg/2ml Oily Inj Sol	022489	Durabolin	ORG	7.5200
Norethandrolone 10mg Tab	028576	Nilevar	SEA	0.2662
Oxymetholone 50mg Tab	189421	Anapolon-50	SYN	0.5940
Oxymetholone 5mg Tab	023779	Adroyd	PDA	0.0916
Stanozolol 2mg Tab	033812	Winstrol	WIN	0.0485
Testosterone Cypionate				
500mg/10ml Oily Inj Sol	030775	Depo-	UPJ	6 6000
Tastastarana Cunianata		Testosterone	OPJ	6.6800
Testosterone Cypionate 100mg/ml Oily Inj Sol	030783	Depo-		
. comg/m on/ m/oor	000700	Testosterone	UPJ	1.9000
Testosterone Enanthate				
1000mg/5ml Oily Inj Sol	029246	Delatestryl	SQU	6.6000

68:00 Hormones and Substitutes

Chlorpropamide 100mg Tab

68:16 Estrogens				
Chlorotrianisene 25mg Cap	017973	Tace	MER	0.1686
Chlorotrianisene 12mg Cap	017965	Tace	MER	0.0798
Conjugated Estrogens 2.5mg Tab	002593	Premarin	AYE	0.1275
Conjugated Estrogens 1.25mg Tab	002585	Premarin	AYE	0.0700
Conjugated Estrogens 0.625mg Tab	002577	Premarin	AYE	0.0395
Conjugated Estrogens 0.3mg Tab	002569	Premarin	AYE	0.0250
Conjugated Estrogens 0.625mg/g Vag Cr	002089	Premarin	AYE	0.0677
Dienestrol 0.1mg/g Vag Cr	022578	Dienestrol	ORT	0.0353
Dienestrol 0.1mg/g Vag Cr (App)	022594	Dienestrol	ORT,	0.0397
Esterified Estrogens 1.25mg Tab	245224 010146	Menotrol Climestrone	SQU FRS	0.0500 0.0595
Esterified Estrogens 0.625mg Tab	245232 010138	Menotrol Climestrone	SQU FRS	0.0300 0.0335
Ethinyl Estradiol 0.5mg Tab	028231	Estinyl	SCH	0 0677
Ethinyl Estradiol 0.05mg Tab	028223	Estinyl	SCH	0.0314
Ethinyl Estradiol 0.02mg Tab	028215	Estinyl	SCH	0.0193
Methallenestril 20mg Tab	028541	Vallestril	SEA	0.1684
Stilboestrol 25mg Tab	003387	Stilboestrol	AHA	0.0567
Stilboestrol 5mg Tab	003379	Stilboestrol	AHA	0.0199
Stilboestrol 1mg Tab	003360	Stilboestrol	AHA	0.0146
Stilboestrol 0.5mg Tab	003352	Stilboestrol	AHA	0.0121
Stilboestrol 0.25mg Tab	003344	Stilboestrol	AHA	0.0109
Stilboestrol 0.1mg Tab	003336	Stilboestrol	AHA	0.0098
Stilboestrol Sodium Diphosphate 100mg Tab	013781	Honvol	HOR	0.3240
Stilboestrol Sodium Diphosphate 250mg/5ml Inj Sol	013587	Honvol	HOR	2.3410
68:20 Insulins and Diabetic	Agents			
Acetohexamide 500mg Tab	015598	Dimelor	LIL	0.0652
Chlorpropamide 250mg Tab	021350 271330 013730 012564 024716	Novopropamide Chloromide Stabinol Chloronase Diabinese	NOP ICN HOR HOE PFI	0.0320 0.0350 0.0560 0.0600 0.0622
	021110	Diabinoso		U. UULL

012556

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Chloronase

Diabinese

HOE

PFI

0.0271

0.0275

Hormones and Substitutes 68:00

Insulins and Diabetic Agents 68:20

Clyburide 5mg Tab			3		
Insulin (Globin Zinc) 800IU/10ml OTC Inj Sol 004529 Globin Zinc Insulin (Globin Zinc) 400IU/10ml OTC Inj Sol 004510 Globin Zinc Insulin (Isophane) Beef/Pork 1000IU/10ml OTC Inj Susp 274127 NPH Insulin CNG 3.6000 Insulin (Isophane) Beef, Pork 800IU/10ml OTC Inj Susp 005932 NPH Insulin CNG 2.8500 Insulin (Isophane) Beef, Pork 400IU/10ml OTC Inj Susp 005924 NPH Insulin CNG 3.9000 Insulin (Lente) 100IU/10ml OTC Inj Susp 275409 Lente Insulin CNG 3.9000 Insulin (Lente) 800IU/10ml OTC Inj Susp 005959 Lente Insulin CNG 3.1500 Insulin (Protamine Zinc) Beef/Pork 1000IU/10ml OTC Inj Susp 274119 Protamine Zinc Insulin CNG 3.5000 Insulin (Protamine Zinc) Beef/Pork 800IIU/10ml OTC Inj Susp 005975 Protamine Zinc Insulin CNG 3.5000 Insulin (Protamine Zinc) Beef, Pork 400IU/10ml OTC Inj Susp 005967 Protamine Zinc Insulin CNG 3.5000 Insulin (Semilente) 1000IU/10ml OTC Inj Susp 005967 Protamine Zinc Insulin CNG 3.9000 Insulin (Semilente) 1000IU/10ml OTC Inj Susp 005991 Semilente Insulin CNG 3.9000 Insulin (Semilente) 800IU 10ml OTC Inj Susp 005991 Semilente Insulin CNG 3.1500 Insulin (Semilente) 400IU 10ml OTC Inj Susp 005983 Semilente Insulin CNG 3.1500 Insulin (Semilente) 400IU 10ml OTC Inj Susp 005983 Semilente Insulin CNG 3.1500 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin CNG	Glyburide 5mg Tab				
RODIU/10ml OTC Inj Sol	Inculin (Clobin Zino)	244443	Euglucon	hOU	0.0766
Insulin (Globin Zinc)		004529	Globin Zinc		
March Marc		00.020		BWE	3.2000
Insulin (Isophane) Beef/Pork 1000IU/10ml OTC Inj Susp 274127 NPH Insulin CNG 3.6000 Insulin (Isophane) Beef, Pork 800IU/10ml OTC Inj Susp 005932 NPH Insulin CNG 2.8500 Insulin (Isophane) Beef, Pork 400IU/10ml OTC Inj Susp 005924 NPH Insulin CNG 3.5000 Insulin (Isophane) Beef, Pork 400IU/10ml OTC Inj Susp 005924 NPH Insulin CNG 3.9000 Insulin (Lente) 1000IU/10ml OTC Inj Susp 005959 Lente Insulin CNG 3.1500 Insulin (Lente) 400IU/10ml OTC Inj Susp 005940 Lente Insulin CNG 3.6500 Insulin (Protamine Zinc) Beef/Pork 1000IU/10ml OTC Inj Susp 274119 Protamine Zinc Insulin CNG 3.5000 Insulin (Protamine Zinc) Beef, Pork 8001IU/10ml OTC Inj Susp 005975 Protamine Zinc Insulin CNG 2.8000 Insulin (Protamine Zinc) Beef, Pork 400IU/10ml OTC Inj Susp 275417 Semilente Insulin CNG 3.9000 Insulin (Semilente) 800IU 10ml OTC Inj Susp 005991 Semilente Insulin CNG 3.1500 Insulin (Semilente) 800IU 10ml OTC Inj Susp 005983 Semilente Insulin CNG 3.1500 Insulin (Semilente) 400IU 10ml OTC Inj Susp 005983 Semilente Insulin CNG 1.6500 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 1000I	Insulin (Globin Zinc)				
Insulin (Isophane) Beef/Pork 1000 U/10ml OTC Inj Susp 274127 NPH Insulin CNG 3.6000 Insulin (Isophane) Beef, Pork 800 U/10ml OTC Inj Susp 005932 NPH Insulin CNG 2.8500 Insulin (Isophane) Beef, Pork 400 U/10ml OTC Inj Susp 005924 NPH Insulin CNG 1.5000 Insulin (Isophane) Beef, Pork 400 U/10ml OTC Inj Susp 005924 NPH Insulin CNG 3.9000 Insulin (Lente) 1000 U/10ml OTC Inj Susp 005959 Lente Insulin CNG 3.1500 Insulin (Lente) 800 U/10ml OTC Inj Susp 005940 Lente Insulin CNG 3.1500 Insulin (Protamine Zinc) Beef/Pork 1000 U/10ml OTC Inj Susp 274119 Protamine Zinc Insulin CNG 3.5000 Insulin (Protamine Zinc) Beef, Pork 400 U/10ml OTC Inj Susp 005975 Protamine Zinc Insulin CNG 2.8000 Insulin (Semilente) 1000 U/10ml OTC Inj Susp 275417 Semilente Insulin CNG 3.9000 Insulin (Semilente) 800 U/10ml OTC Inj Susp 005991 Semilente Insulin CNG 3.1500 Insulin (Semilente) 800 U/10ml OTC Inj Susp 005983 Semilente Insulin CNG 3.1500 Insulin (Semilente) 400 U/10ml OTC Inj Susp 005983 Semilente Insulin CNG 1.6500 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 1000 U/10ml OTC Inj Susp 10000 U/10ml OTC Inj Susp 100000 U/10ml OTC Inj Susp	400IU/10ml OTC Inj Sol	004510	Globin Zinc		
1000 U/10ml OTC Inj Susp 274127 NPH Insulin CNG 3.6000 Insulin (Isophane) Beef, Pork 800 U/10ml OTC Inj Susp 005932 NPH Insulin CNG 2.8500 Insulin (Isophane) Beef, Pork 400 U/10ml OTC Inj Susp 005924 NPH Insulin CNG 3.5000 Insulin (Lente) 1000 U/10ml OTC Inj Susp 275409 Lente Insulin CNG 3.9000 Insulin (Lente) 800 U/10ml OTC Inj Susp 005959 Lente Insulin CNG 3.1500 Insulin (Lente) 400 U/10ml OTC Inj Susp 005940 Lente Insulin CNG 3.6500 Insulin (Protamine Zinc) Beef/Pork 1000 U/10ml OTC Inj Susp 274119 Protamine Zinc Insulin CNG 3.5000 Insulin (Protamine Zinc) Beef, Pork 8001 U/10ml OTC Inj Susp 005975 Protamine Zinc Insulin CNG 2.8000 Insulin (Semilente) 1000 U/10ml OTC Inj Susp 275417 Semilente Insulin CNG 3.9000 Insulin (Semilente) 800 U/10ml OTC Inj Susp 005991 Semilente Insulin CNG 3.1500 Insulin (Semilente) 800 U/10ml OTC Inj Susp 005983 Semilente Insulin CNG 3.1500 Insulin (Semilente) 400 U/10ml OTC Inj Susp 005983 Semilente Insulin CNG 1.6500 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 1000 U/10ml OTC Inj Susp 10000 U/10ml OTC Inj Susp 100000 U/10ml OTC Inj Susp 100000 U/10ml OTC I			Insulin	BWE	1.6500
Insulin (Isophane) Beef, Pork 800IU/10ml OTC Inj Susp 005932 NPH Insulin CNG 2.8500 Insulin (Isophane) Beef, Pork 400IU/10ml OTC Inj Susp 005924 NPH Insulin CNG 3.5000 Insulin (Lente) 1000IU/10ml OTC Inj Susp 275409 Lente Insulin CNG 3.9000 Insulin (Lente) 800IU/10ml OTC Inj Susp 005959 Lente Insulin CNG 3.1500 Insulin (Lente) 400IU/10ml OTC Inj Susp 005940 Lente Insulin CNG 1.6500 Insulin (Protamine Zinc) Beef/Pork 1000IU/10ml OTC Inj Susp 274119 Protamine Zinc Insulin CNG 3.5000 Insulin (Protamine Zinc) Beef, Pork 8001IU/10ml OTC Inj Susp 005975 Protamine Zinc Insulin CNG 2.8000 Insulin (Protamine Zinc) Beef, Pork 400IU/10ml OTC Inj Susp 005967 Protamine Zinc Insulin CNG 3.9000 Insulin (Semilente) 1000IU/10ml OTC Inj Susp 275417 Semilente Insulin CNG 3.9000 Insulin (Semilente) 800IU 10ml OTC Inj Susp 005991 Semilente Insulin CNG 3.1500 Insulin (Semilente) 400IU 10ml OTC Inj Susp 005983 Semilente Insulin CNG 1.6500 Insulin (Sulitated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulitated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulitated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulitated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulitated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulitated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulitated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulitated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulitated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulitated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulitated) 1000		074407	MBILL	0110	
New New	· ·	2/412/	NPH Insulin	CNG	3.6000
Insulin (Isophane) Beef, Pork 400IU/10ml OTC Inj Susp 005924 NPH Insulin CNG 1.5000 Insulin (Lente) 1000IU/10ml OTC Inj Susp 005959 Lente Insulin CNG 3.9000 Insulin (Lente) 800IU/10ml OTC Inj Susp 005959 Lente Insulin CNG 3.1500 Insulin (Lente) 400IU/10ml OTC Inj Susp 005940 Lente Insulin CNG 1.6500 Insulin (Protamine Zinc) Beef/Pork 1000IU/10ml OTC Inj Susp 274119 Protamine Zinc Insulin CNG 3.5000 Insulin (Protamine Zinc) Beef, Pork 8001IU/10ml OTC Inj Susp 005975 Protamine Zinc Insulin CNG 2.8000 Insulin (Protamine Zinc) Beef, Pork 400IU/10ml OTC Inj Susp 005967 Protamine Zinc Insulin CNG 1.4500 Insulin (Semilente) 1000IU/10ml OTC Inj Susp 275417 Semilente Insulin CNG 3.9000 Insulin (Semilente) 800IU 10ml OTC Inj Susp 005991 Semilente Insulin CNG 3.1500 Insulin (Semilente) 400IU 10ml OTC Inj Susp 005983 Semilente Insulin CNG 1.6500 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.6500 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 1000IU/10		005000	NIDLLImavilia	0140	0.0500
Monitor Moni		005932	NPH Insulin	CNG	2.8500
Insulin (Lente) 1000IU/10ml OTC Inj Susp 275409 Lente Insulin CNG 3.9000 Insulin (Lente) 800IU/10ml OTC Inj Susp 005959 Lente Insulin CNG 3.1500 Insulin (Lente) 400IU/10ml OTC Inj Susp 005940 Lente Insulin CNG 1.6500 Insulin (Protamine Zinc) Beef/Pork 1000IU/10ml OTC Inj Susp 274119 Protamine Zinc Insulin CNG 3.5000 Insulin (Protamine Zinc) Beef, Pork 8001IU/10ml OTC Inj Susp 005975 Protamine Zinc Insulin CNG 2.8000 Insulin (Protamine Zinc) Beef, Pork 400IU/10ml OTC Inj Susp 005967 Protamine Zinc Insulin CNG 1.4500 Insulin (Semilente) 1000IU/10ml OTC Inj Susp 275417 Semilente Insulin CNG 3.9000 Insulin (Semilente) 800IU 10ml OTC Inj Susp 005991 Semilente Insulin CNG 3.1500 Insulin (Semilente) 400IU 10ml OTC Inj Susp 005983 Semilente Insulin CNG 1.6500 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.12000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1.2000 Insulin CNG 1.2000 Insulin CNG Insulin		005924	NPH Insulin	CNG	1 5000
Insulin (Lente) 800IU/10ml OTC Inj Susp Insulin (Lente) 400IU/10ml OTC Inj Susp Insulin (Protamine Zinc) Beef/Pork 1000IU/10ml OTC Inj Susp Insulin (Protamine Zinc) Beef, Pork 8001IU/10ml OTC Inj Susp Insulin (Protamine Zinc) Beef, Pork 8001IU/10ml OTC Inj Susp Insulin (Protamine Zinc) Beef, Pork 400IU/10ml OTC Inj Susp Insulin (Semilente) 1000IU/10ml OTC Inj Susp Insulin (Semilente) 800IU 10ml OTC Inj Susp Insulin (Semilente) 9005991 Semilente 1000IU/10ml OTC Inj Susp Insulin (Semilente) 1000IU/10ml OTC Inj Susp Insulin (Semilente) 9005983 Semilente 1000IU/10ml OTC Inj Susp Insulin (Sulfated) 1000IU/10ml OTC Inj Susp O06009 Sulfated Insulin CNG 1.2000					
Insulin (Lente) 400IU/10ml OTC Inj Susp 005940 Lente Insulin CNG 1.6500 Insulin (Protamine Zinc) Beef/Pork 1000IU/10ml OTC Inj Susp 274119 Protamine Zinc Insulin CNG 3.5000 Insulin (Protamine Zinc) Beef, Pork 8001IU/10ml OTC Inj Susp 005975 Protamine Zinc Insulin CNG 2.8000 Insulin (Protamine Zinc) Beef, Pork 400IU/10ml OTC Inj Susp 005967 Protamine Zinc Insulin CNG 1.4500 Insulin (Semilente) 275417 Semilente Insulin CNG 3.9000 Insulin (Semilente) 800IU 10ml OTC Inj Susp 005991 Semilente Insulin CNG 3.1500 Insulin (Semilente) 400IU 10ml OTC Inj Susp 005983 Semilente Insulin CNG 1.6500 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000					
Insulin (Protamine Zinc) Beef/Pork 1000IU/10ml OTC Inj Susp 274119 Protamine Zinc Insulin (CNG 3.5000) Insulin (Protamine Zinc) Beef, Pork 8001IU/10ml OTC Inj Susp 005975 Protamine Zinc Insulin (CNG 2.8000) Insulin (Protamine Zinc) Beef, Pork 400IU/10ml OTC Inj Susp 005967 Protamine Zinc Insulin (CNG 1.4500) Insulin (Semilente) 1000IU/10ml OTC Inj Susp 275417 Semilente Insulin (CNG 3.9000) Insulin (Semilente) 800IU 10ml OTC Inj Susp 005991 Semilente Insulin (CNG 3.1500) Insulin (Semilente) 400IU 10ml OTC Inj Susp 005983 Semilente Insulin (CNG 1.6500) Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000					
1000 U/10ml OTC Inj Susp 274119 Protamine Zinc Insulin CNG 3.5000 Insulin (Protamine Zinc) Beef, Pork 8001 U/10ml OTC Inj Susp 005975 Protamine Zinc Insulin CNG 2.8000 Insulin (Protamine Zinc) Beef, Pork 400 U/10ml OTC Inj Susp 005967 Protamine Zinc Insulin CNG 1.4500 Insulin (Semilente) 275417 Semilente Insulin CNG 3.9000 Insulin (Semilente) 800 U/10ml OTC Inj Susp 005991 Semilente Insulin CNG 3.1500 Insulin (Semilente) 400 U/10ml OTC Inj Susp 005983 Semilente Insulin CNG 1.6500 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000 Insulin (Sulfated) 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 1000 U/10ml OTC Inj Susp 006009 Sulfated Insulin		005940	Lerite insulin	CIVG	1.0000
Insulin (Protamine Zinc) Beef, Pork 8001 U/10ml OTC Inj Susp 005975 Protamine Zinc Insulin CNG 2.8000		27/110	Protomine 7inc		
Insulin (Protamine Zinc) Beef, Pork 8001IU/10ml OTC Inj Susp 005975 Protamine Zinc Insulin CNG 2.8000 Insulin (Protamine Zinc) Beef, Pork 400IU/10ml OTC Inj Susp 005967 Protamine Zinc Insulin CNG 1.4500 Insulin (Semilente) 1000IU/10ml OTC Inj Susp 275417 Semilente Insulin CNG 3.9000 Insulin (Semilente) 800IU 10ml OTC Inj Susp 005991 Semilente Insulin CNG 3.1500 Insulin (Semilente) 400IU 10ml OTC Inj Susp 005983 Semilente Insulin CNG 1.6500 Insulin (Sulfated) 1000IU/10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000	1000107 Total CTO III] Gusp	214113		CNG	3.5000
No.	Insulin (Protamine Zinc) Beef, Pork				
Insulin (Protamine Zinc) Beef, Pork 400 U/10ml OTC Inj Susp 005967 Protamine Zinc Insulin CNG 1.4500		005975	Protamine Zinc		
400 U/10ml OTC Inj Susp			Insulin	CNG	2.8000
Insulin CNG 1.4500			CALL TO		
Insulin (Semilente)	40010/10ml OTC Inj Susp	005967		CNC	1 4500
1000 U/10ml OTC Inj Susp 275417 Semilente Insulin CNG 3.9000	Inculin (Comitante)		ITISUIITI	CNG	1.4500
Insulin (Semilente) 800 U 10ml OTC Inj Susp 005991 Semilente Insulin CNG 3.9000		275417	Semilente		
800 U 10ml OTC Inj Susp 005991 Semilente Insulin CNG 3.1500	The same of the migration of the migrati	210111		CNG	3.9000
Insulin (Semilente)	Insulin (Semilente)				
Insulin (Semilente)	800IU 10ml OTC Inj Susp	005991	Semilente		
400IU 10ml OTC Inj Susp 005983 Semilente Insulin CNG 1.6500 Insulin (Sulfated) 1000IU 10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000			Insulin	CNG	3.1500
Insulin (Sulfated) 1000IU / 10ml OTC Inj Susp O06009 Sulfated Insulin CNG 11.2000					
Insulin (Sulfated) 1000IU / 10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000	40010 10ml OTC inj Susp	005983		CNIC	1 0500
1000IU / 10ml OTC Inj Susp 006009 Sulfated Insulin CNG 11.2000	Insulin (Sulfated)		INSUIII	CNG	1.0000
		006009	Sulfated Insulin	CNG	11 2000
mswin (Offraiente)	Insulin (Ultralente)	00000	Canataa maanii	0.10	11.2000
1000IU/10ml OTC Inj Susp 275425 Ultralente		275425	Ultralente		
Insulin CNG 3.9000			Insulin	CNG	3.9000

68:00 Hormones and Substitutes

68:20 Insulins and Diabetic	Agents			
Insulin (Ultralente) 800IU/10ml OTC Inj Susp	006025	Ultralente Insulin	CNG	3.1500
Insulin (Ultralente) 400IU/10ml OTC Inj Susp	006017	Ultralente Insulin	CNG	1.6500
Insulin (Zinc Crystalline) Beef, Pork 1000IU/10ml OTC Inj Sol	005894	Insulin-Toronto	CNG	2.7000
Insulin (Zinc Crystalline) 800IU/10ml OTC Inj Sol	005886	Insulin-Toronto	CNG	2.1500
Insulin (Zinc Crystalline) 400IU/10 ml OTC Inj Sol	005878	Insulin-Toronto	CNG	1.2500
Phenformin HCI 100mg LA Cap Phenformin HCI 50mg LA Cap	041920 041912	DBI-TD	AFC AFC	0.1815
Phenformin HCI 25mg Tab	001651	DBI	AFC	0.0534
Tolbutamide 500mg Tab	017167 093033 021849 237000 078522 013889 012602	Tolbutone Tolbutamide Novobutamide Oramide Mellitol Mobenol Orinase	MAN DTC NOP ICN CPN HOR HOE	0.0132 0.0133 0.0135 0.0300 0.0382 0.0540 0.0624
68:24 Parathyroid Agents				
Calcium Carbonate 0.3g Calcium Gluconolactate 2.94g Eff Tab	027588	Calcium-Sandoz Forte	SAN	0.1172
Calcium Carbonate 1.5g Calcium Gluconolactate 3.08g Eff Tab	259497	Gramcal	SAN	0.1521
Calcium Gluconate 600mg OTC 100 Tab	094773	Calcium Gluconate	DTC	2.3500
Calcium Gluconate 1000mg/10ml Inj Sol	027219	Calcium- Sandoz	SAN	0.4300
Calcium Gluconogalactogluconate 200mg/ml O/L	027383	Calcium- Sandoz	SAN	0.0083

Hormones and Substitutes 68:00

Hor	mones	and Substit	lutes	68:00
	Para	athyroid Ag	ents	68:24
Calcium Lactate 600mg OTC 100 Tab	023590	Calcium Lactate	PDA	1.8500
	094765	Calcium Lactate	DTC	2.5000
Dihydrotachysterol 0.125mg Cap	033057	Hytakerol	WIN	0.1550
Dihydrotachysterol 0.25mg/ml O/L	033553	Hytakerol	WIN	0.3233
		Pituitary Ag	ents	68:28
Corticotropin 40U Inj Pd	023000	ACTH	PDA	2.1000
Corticotropin 25U Inj Pd	022993	ACTH	PDA	1.6500
Cosyntropin Zinc Hydroxide 1mq ml Inj Susp	253952	Synacthen Depot	CIB	4.8600
Vasopressin 10U/0.5ml Inj Sol	222577	Pitressin	PDA	0.8000
Vasopressin Tannate 5U/ml Oily Inj Sol	023329	Pitressin	PDA	0.6000
Progestogens	& Oral	Contracep	tives	68:32
Ethinyl Estradiol 0.1mg Dimethisterone 25mg 21 Seq Tab Not Interchangeable	003670 017949	Secrovin Oracon	AHA MJO	1.5300 1.7200
Ethinyl Estradiol 0.05mg Ethynodiol Diacetate 1mg 21 Tab Not Interchangeable	028630	Demulen 50mcg	SEA	1.5400
Ethinyl Estradiol 0.05mg Ethynodiol Diacetate 1mg 28 Tab Not Interchangeable	028673	Demulen 50mcg	SEA	1.6180
Ethinyl Estradiol 0.3mg Norethindrone Acetate 1.5mg 21 Tab Not Interchangeable	296090	Logest 1.5/30	LED	1.8500
Residual No. 1975 Norethindrone Acetate 1 mg 21 Tab Not Interchangeable	296740	Logest 1/50	LED	1.6000
Ethinyl Estradiol 0.05mg Norgestrel 0.25mg 21 Tab Not Interchangeable	034193	Ovral	WYT	1.8500
Ethinyl Estradiol 0.05mg				

Note

Norgestrel 0.25mg 28 Tab
Not Interchangeable

Ethinyl Estradiol 0.03mg Norgestrel 0.15mg 21 Tab

Not Interchangeable

Oral Contraceptives (excluding 'Progestogen Only' Products) are priced by cycle package, not by individual tablet.

034207

300640

Ovral

Min-Ovral

WYT

WYT

1.9500

2.0500

68:00 Hormones and Substitutes

68:32 Progestogens & Oral Contraceptives					
Hydroxyprogesterone Caproate 250mg/2ml Oily Inj Sol Not Interchangeable	029211	Delalutin	SQU	3.3000	
Medroxyprogesterone Acetate 5mg Tab Not Interchangeable	030937	Provera	UPJ	0.1027	
Medroxyprogesterone Acetate 50mg/ml Inj Susp Not interchangeable	030848	Depo-Provera	UPJ	2.4300	
Mestranol 0.1mg Ethynodiol Diacetate 1mg 21 Tab Not Interchangeable	028657	Ovulen 1	SEA	1.5400	
Mestranol 0.1mg Ethynodiol Diacetate 1mg 28 Tab Not Interchangeable	028703	Ovulen 1	SEA	1.6180	
Mestranol 0.1mg Ethynodiol Diacetate 0.5mg 21 Tab Not Interchangeable	028649	Ovulen 0.5	SEA	1.4300	
Mestranol 0.1mg Ethynodiol Diacetate 0.5mg 28 Tab Not Interchangeable	028681	Ovulen 0.5	SEA	1.5080	
Mestranol 0.1mg Ethynodiol Diacetate 0.5mg 21 Seq Tab Not Interchangeable	028711	Miniquen	SEA	1.5840	
Mestranol 0.1mg Norethindrone 2mg 21 Tab	022640	Ortho-Novum 2	ORT	1.8800	
Mestranol 0.1mg Norethindrone 0.5mg 21 Tab Not Interchangeable	022632	Ortho-Novum 0.5	ORT	1.5500	
Mestranoi 0.08mg Norethindrone 2mg 21 Seq Tab Not Interchangeable	022675	Ortho-Novum SQ	ORT	1.8800	
Mestranol 0.08mg Norethindrone 1mg 21 Tab Not Interchangeable	022659	Ortho-Novum	ORT	1.6900	

NOTE

Oral Contraceptives (excluding 'Progestogen Only' Products) are priced by cycle package, not by individual tablet.

Hormones and Substitutes 68:00

Progestogens & Oral Contraceptives 68:32

			•	COMITINOED
Mestranol 0.075mg Norethindrone 5mg 21 Tab	022616	Ortho-Novum 5	ORT	2 9200
Mestranol 0.05mg Norethindrone 1mg 21 Tab Not Interchangeable	022608	Ortho-Novum 1 50	ORT	1.6900
Mestranol 0.05mg Norethynodrel 2.5mg 21 Tab Not Interchangeable	028665	Enovid-E	SEA	1.5400
Mestranol 0.075mg Norethynodrel 5mg 20 Tab Not Interchangeable	028622	Enovid 5	SEA	2 3100
Norethindrone 0.35mg Tab Not Interchangeable	037605	Micronor	ORT	0.0577
Norgestrel 37.5mcg Tab	252476	Ovrette	WYT	0 0732

NOTE

Oral Contraceptives (excluding 'Progestogen Only' Products) are priced by cycle package, not by individual tablet.

Thyroids 68:36

Levothyroxine (Sodium) 0.3mg Tab	012319	Eltroxin	GLA	0.0244
Levothyroxine (Sodium) 0.2mg Tab	012300	Eltroxin	GLA	0.0161
Levothyroxine (Sodium) 0.1mg Tab	012297	Eltroxin	GLA	0.0130
Levothyroxine (Sodium) 0.05mg Tab	012289	Eltroxin	GLA	0.0105
Levothyroxine (Sodium) 0.005mg Tab	012270	Eltroxin	GLA	0 0141
Liothyronine (Sodium) 25mcg Tab	012327 027103	Tertroxin Cytomel	GLA SKF	0 0239 0.0281
Liothyronine (Sodium) 5mcg Tab	027081	Cytomel	SKF	0.0206
Thyroid 2gr (120mg) Tab	023965 031305	Thyroid Proloid	PDA WCH	0.0120 0.0160
Thyroid 1gr (60mg) Tab	023957 031291	Thyroid Proloid	PDA WCH	0.0095 0.0116
Thyroid ½gr (30mg) Tab	023949 031283	Thyroid Proloid	PDA WCH	0.0080 0.0099

68:00 Hormones and Substitutes

68:38 Anti-Thyroids

Methimazole 5mg Tab	015741	Tapazole	LIL	0.0160
Propylthiouracil 100mg Tab	010219	Propyl-Thyracil	FRS	0.0424
Propylthiouracil 50mg Tab	010200	Propyl-Thyracil	FRS	0.0270

76:00 Oxytocics

Ergonovine Maleate 0.2mg Tab	015709	Ergotrate	LIL	0.0443
Ergonovine Maleate 0.2mg ml Inj Sol	004472	Ergonovine	BWE	0.2750
Oxytocin 2IU/2ml Inj Sol	027308	Syntocinon-2	SAN	0.1452
Oxytocin 5IU/1ml Inj Sol	035998	Syntocinon-5	SAN	0.1696
Oxytocin 5IU/0.5ml Inj Sol	035807	Pitocin	PDA	0 2400

84:04.04 Anti-Infectives Antib	oiotics			
Bacitracin 500U/g Top Oint	012351	Bacıtracın Bacıquent	GLA UPJ	0 0613 0 0700
Erythromycin 1% Top Oint	038261 015997	Erythrocin Hotycin	ABB LIL	0 0416
Neomycin Sulfate 0.5%Top Oint	031070	Myciguent	UPJ	0 0566
Neomycin Sulfate 500mg ml Top Sol	031070	Mycifradin	UPJ	0.2300
· · · · · · · · · · · · · · · · · · ·	030013	MyCillaum	01 0	0.2300
84:04.08 Anti-Infectives Fung	jicides			
Chlordantoin 1% Vag Cr	022551	Sporostacin	ORT	0 0281
Chlordantoin 1% Vag Cr (App)	022586	Sporostacin	ORT	0 0320
Nystatin 100,000U Vag Tab	015067	Nilstat	LED	0 1033
	029491	Mycostatin	SQU	0.1053
Nystatin 100,000U/g Top Cr	029092	Mycostatin	SQU	0 0950
Nystatin 100,000U/g Top Oint	029556	Mycostatin	SQU	0 1950
Nystatin 25.000U/g Vag Cr	295973	Mycostatin	SQU	0.0304
Tolnaftate 1% Top Cr	027936	Tinactin	SCH	0 1173
Tolnaftate 1% Top Pd	027960	Tinactin	SCH	0.0606
Tolnaftate 1% Top Sol	028088	Tinactin	SCH	0.1173
84:04.12 Anti-Infectives Para	siticide	S		
Gamma-Benzene Hexachloride 1% Lot	026212	Kwellada	RCA	0.0220
Isobornyl Thiocyanoacetate 5% Top Emuls	033901	Bornex	WYT	0.0123
84:04.16 Anti-Infectives Othe	r			
Hexachlorophene 3% Top Emuls	205389	PhisoHex	WIN	0.0072
*lodochlorhydroxyquin 3% Top Cr	005797	Vioform	CIB	0.0410
Metronidazole 500mg Vag Tab	226572	Novonidazol	NOP	0.1400
	007692	Trikamon	ELL	0.2160
Matronidazola 10% Vog Cr	025887 024929	Flagyl	POU	0.2510 0.0721
Metronidazole 10% Vag Cr N'benzoylsulfanilamide 3.7%	024929	Flagyl	700	0.0721
Sulfathiazole 3.42%				
Sulfacetamide 2.86%				
Urea 0.64% Vag Cr (App)	153605	Sultrin	ORT	0.0396

Not compensable for persons receiving Nursing Home Care

	Anti-Infe	ectives Otl		04.16 CONTINUED	
Povidone-lodine 200mg Sup	026050	Betadine	PFR	0.1950	
Povidone-lodine 10% Vag Gel	026034 002720	Betadine Bridine	PFR AHA	0.0258 0.0305	
*Povidone-lodine 10% Top Sol	158348 062081	Betadine Bridine Sol	PFR AHA	0.0063 0.0070	
Povidone-Iodine 10% Vag Sol	026093 003115	Betadine Bridine	PFR AHA	0.0087 0.0113	
Sulfisoxazole 10% Vag Cr	115479	Gantrisin	HLR	0.0297	
Sulfanilamide 15% Aminacrine HCl 0.2%					
Allantoin 2% Vag Cr	189510	Vagitrol	SYN	0.0191	
	134120	AVC	MER	0.0239	
	Anti-Inflammatory 84:06				
Beclomethasone Dipropionate 0.025% Top Cr	002712	Propaderm	АНА	0.1266	
Beclomethasone Dipropionate 0.025% Top Oint	003697	Propaderm	АНА	0.1266	

Beclomethasone Dipropionate 0.025% Top Cr	002712	Propaderm	АНА	0.1266
Beclomethasone Dipropionate	002772	Торасот	, ,, ,, ,	0.1200
0.025% Top Oint	003697	Propaderm	AHA	0.1266
Beclomethasone Dipropionate 0.025% Lot	270466	Propaderm	AHA	0.1030
Betamethasone Valerate 0.1% Top Cr	011924 027901	Betnovate Celestoderm-V	GLA SCH	0.0452 0.0453
Betamethasone Valerate 0.1% Top Oint	012386 028363	Betnovate Celestoderm-V	GLA SCH	0.0452 0.0453
Betamethasone Valerate 0.1% Lot	011940	Betnovate	GLA	0.1030
Betamethasone Valerate 0.05% Top Cr	011916 027898	Betnovate-½ Celestoderm-	GLA	0.0313
		V/2	SCH	0.0314
Betamethasone Valerate 0 05% Top Oint	012378	Betnovate-1/2	GLA	0.0313
	028355	Celestoderm- V/2	SCH	0.0314
Betamethasone Valerate 0.05% Lot	011932	Betnovate	GLA	0.0780
Flumethasone Pivalate 0.03% Top Cr	005134	Locacorten	CIB	0.1760
Flumethasone Pivalate 0.03% Top Oint	005789	Locacorten	CIB	0.1760
Fluocinolone Acetonide 0.025% Top Cr	030236	Synalar Regular	SYN	0.0841
Fluocinolone Acetonide 0.025% Top Oint	030406	Synalar Regular	SYN	0.0841
Fluocinolone Acetonide 0.01% Top Cr	030228	Synalar Mild	SYN	0.0775
Fluocinolone Acetonide 0.01% Top Oint	030392	Synalar Mild	SYN	0.0775

Not compensable for persons receiving Nursing Home Care

84:06 Anti-Inflammatory				
Fluocinolone Acetonide 0.01% Top Sol	030260	Synalar Solution	SYN	0 0770
Fluocinonide 0.05% Top Cr	036099	Lidex	SYN	0.1580
Fluocinonide 0.05% Top Oint	274437	Lidex	SYN	0.1580
Fluocinonide 0.01% Top Cr	274453	Lidex Mild	SYN	0 0930
Fluocinonide 0.01% Top Oint	274445	Lidex Mild	SYN	0.0930
Flurandrenolide 0.05% Top Cr	01,5326	Drenison	LIL	0 1300
Flurandrenolide 0.05% Top Oint	016012	Drenison	LIL	0.1300
Flurandrenolide 0.0125% Top Cr	015318	Drenison-1/4	LIL	0.0450
Flurandrenolide 0.0125% Top Oint	016004	Drenison-14	LIL	0 0450
Hydrocortisone 1% Top Cr	035718	Hydro- Cortilean	MTC	0.0342
Hydrocortisone 1% Top Oint	024805 093645 303895 031054	Cortril Hydrocortisone Unicort Cortef	PFI DTC AHA UPJ	0.0287 0.0314 0.0342 0.1460
Hydrocortisone 0.5% Top Oint	093637 303887	Hydrocortisone Unicort	DTC AHA	0.0204 0.0215
Methylprednisolone 0.25% Top Oint	031062	Medrol	UPJ	0.0588
Triamcinolone Acetonide 0.1% Top Cr	014621 029114	Aristocort R Kenalog	LED SQU	0.1533 0.1600
Triamcinolone Acetonide 0.1% Top Oint	015121 029572	Aristocort R Kenalog	LED SQU	0.1533 0.1600
Triamcinolone Acetonide 0.1% Lot	029130	Kenalog	SQU	0.2080
Triamcinolone Acetonide 0.025% Top Cr	014613 029106	Aristocort D Kenalog-E	LED SQU	0.0666 0.0683
Triamcinolone Acetonide 0.025% Top Oint	015113 029564	Aristocort D Kenalog-E	LED SQU	0.0666 0.0683
Triamcinolone Acetonide 0.1% in Orabase Oral Top Oint	029505	Kenalog- Orabase	SQU	0.3700
84:08 Antipruritics & Topical	Anest	hetics		
Cinchocaine HCI 1% Top Oint	005770	Nupercainal	CIB	0.0316
Pramoxine HCI 1% Top Cr	000116	Tronothane	ABB	0.0386
Tetracaine HCI 1% Top Cr	205451	Pontocaine	WIN	0.0300

Cinchocaine HCI 1% Top Oint	005770	Nupercainal	CIB	0.0316
Pramoxine HCI 1% Top Cr	000116	Tronothane	ABB	0.0386
Tetracaine HCI 1% Top Cr	205451	Pontocaine	WIN	0.0300

Skin & Mucous Membrane Preparations 84:00

Astringents 84:12

Aluminum Sulfate 880mg Calcium Acetate 600mg Tab	037311	Domeboro	DOM	0.1375
Aluminum Sulfate 1.1g Calcium Acetate 800mg/Pkg Pd	037338	Domeboro	DOM	0.1375

Emollients, Demulcents and Protectants 84:24

Aluminum Acetate Top Cr	216992	Acid Mantle	DOM	0.0264
*Dimethylpolysiloxane 20% Top Cr	253057	Barriere	AHA	0.0136
*Zinc Oxide 15% Top Oint	297615	Zinc Oxide	DTC	0.0086

Keratolytic Agents 84:28

Benzoyl Peroxide 20% Lot	187585	Benoxyl	ICN	0.1013
Benzoyl Peroxide 5% Lot	236063	Benoxyl	ICN	0.0620
Benzoyl Peroxide/Sulfur 10%-5% Top Cr	187631 035513	Sulfoxyl Forte Persol Forte	ICN HOR	0.0736 0.0900
Benzoyl Peroxide/Sulfur 10%-2.5% Top Cr	035505	Persol	HOR	0.0783
Benzoyl Peroxide/Sulfur 5%-2% Top Cr	187615	Sulfoxyl Regular	ICN	0.0616

Miscellaneous 84:36

Colloidal Oatmeal Pd	273104	Aveeno	CCO 0.0028	
Colloidal Oatmeal (Oilaled) Pd	281891	Aveeno	COO 0.0055	
Extemporaneous Topical Non-Steroid				
Oint, Cr, Lot 15g	990019	Base + 1		
		ingred	2.0000	
	990027	Base + 2		
		ingred	2.7500	
	990035	Base+3		
		ingred	3.5000	

[&]quot;Not compensable for persons receiving Nursing Home Care

84:36 Miscellaneous			
Extemporaneous Topical Non-Steroid			
Oint, Cr. Lot 30g	990043	Base + 1	
		ingred	2.2500
	990051	Base + 2	
		ingred	3.0000
	990078	Base + 3	
		ingred	3 7500
Extemporaneous Topical Non-Steroid	t		
Oint, Cr. Lot 60g	990086	Base + 1	
		ingred	2.5000
	990094	Base + 2	
		ingred	3.2500
	990108	Base + 3	
		ingred	4 0000
Extemporaneous Topical Non-Steroid			
Oint. Cr, Lot 115g	990116	Base + 1	
		ingred	3.0000
	990124	Base + 2	
		ingred	3.7500
	990132	Base + 3	
		ingred	4.5000
Extemporaneous Topical Steroid			
Oint, Cr, Lot 15g	990140	Base + 1	
		ingred	3.0000
	990159	Base + 2	
		ingred	3 7500
	990167	Base + 3	
		ingred	4 2500
Extemporaneous Topical Steroid			
Oint, Cr. Lot 30g	990175	Base + 1	
		ingred	3.2500
	990183	Base + 2	
		ingred	4.0000
	990191	Base + 3	
		ingred	4 7500
Extemporaneous Topical Steroid			
Oint, Cr, Lot 60g	990205	Base + 1	
		ingred	3.5000
	990213	Base + 2	
		ingred	4.2500
	990221	Base + 3	
		ingred	5 0000

Skin & Mucous Membrane Preparations 84:00

Evitamanagana Taninal Stavaid		Miscellan		84:36 CONTINUED
Oint, Cr, Lot 115g	990248	Base + 1		
	0002.0	ingred		4.0000
	990256	Base + 2		
	000004	ingred		4.7500
	990264	Base + 3 ingred		5.5000
Selenium Sulfide 2.5% Scalp Lot	243000	Selsun	ADD	
Selemum Sumue 2.5% Scalp Lot	243000	Seisuii	ABB	0.0149

86:00 Spasmolytics

Aminophylline 200mg Tab	014931	Aminophylline	LED	0 0255
Aminophylline 100mg Tab	014923	Aminophylline	LED	0.0155
	092940	Aminophylline	DTC	0.0178
Aminophylline 250mg / 10ml Inj Sol	012033	Aminophylline	GLA	0.2476
Aminophylline 500mg Sup	018228	Corophyllin	MOM	0 1266
	001414	Aminophylline	ANC	0.1925
Aminophylline 250mg Sup	018201	Corophyllin.	MOM	0 1058
	001406	Aminophylline	ANC	0.1483
Oxtriphylline 200mg Tab	243450	Choledyl	WCH	0.0501
Oxtriphylline 100mg Tab	031267	Choledyl	WCH	0.0352
Oxtriphylline 10mg/ml O/L	031364	Choledvl	WCH	0.0096
Theophylline 6mg/ml O/L	281905	Elixophyllin	COO	0.0055
Theophylline Calcium Aminoacetate				
325mg Tab	263761	Acet-Am	ORG	0.0381
Theophylline Sodium Aminoacetate				
20mg/ml O/L	270695	Acet-Am	ORG	0.0148

88:00 Vitamins and Minerals

88:04 Vitamin A				
Vitamin A 50,000IU Cap	021075 015296 033103	Vitamın A Alphalin Afaxin	NOP LIL WIN	0.0270 0.0462 0.0555
Vitamin A 25,000IU·Cap	021067 033081	Vitamin A Afaxin	NOP WIN	0.0165 0.0315
88:08 Vitamins B				
*Cyanocobalamin 10mg/10ml OTC Inj Sol	002909	Anacobin	АНА	3.8200
*Cyanocobalamin 1mg/10ml OTC Inj Sol	029157	Rubramin	SQU	1.2500
*Folic Acid 5mg Tab	094617 021466 003492 014966	Folic Acid Novofolacid Folic Acid Folvite	DTC NOP AHA LED	0.0150 0.0185 0.0441 0.0560
Niacinamide 100mg Tab	023736	Niacinamide	PDA	0.0140
Niacinamide 50mg Tab	023728	Niacinamide	PDA	0.0115
Nicotinic Acid 100mg Tab	015776 000507	Niacin Nicotinic Acid	LIL ABB	0.0072 0.0083
Nicotinic Acid 50mg Tab	015768 000493 274496 023744	Niacin Nicotinic Acid Novoniacin Niacin	LIL ABB NOP PDA	0.0055 0.0061 0.0065 0.0075
Pyridoxine HCI 25mg Tab	015865	Hexa-Betalin	LIL	0.0321
Pyridoxine HCI 10mg Tab	015857	Hexa-Betalin	LIL	0.0138
Riboflavin 10mg Tab	023884	Riboflavin	PDA	0.0175
Riboflavin 5mg Tab	023876	Riboflavin	PDA	0.0135
Thiamine HCI 50mg Tab	023922	Thiamine	PDA	0.0225
Thiamine HCI 1,000mg/10ml Inj Sol	033421 023264	Betaxin Thiamine	WIN PDA	1.3500 1.5000
88:12 Vitamin C				
*Ascorbic Acid 500mg OTC 100 Tab	094668 232122 000361	Ascorbic Acid Ascorbic Acid Vitamin C	DTC SAP ABB	2.6500 2.6500 4.2000

^{*}Not compensable for persons receiving Nursing Home Care

Vitamins and Minerals 88:00

		Vitam	nin C 88:12
*Ascorbic Acid 250mg OTC 100 Tab	094641 265012 000353	Ascorbic Acid Ascorbic Acid Ascorbic Acid	DTC 1.7500 SAP 1.9000 ABB 3.3000
*Ascorbic Acid 100mg OTC 100 Tab	094633 000345	Ascorbic Acid Ascorbic Acid	DTC 1.2500 ABB 1.7000
Ascorbic Acid 83.3mg/ml O/L	017833	Ce-Vi-Sol	MJO 0.0392
		Vitam	nin D 88:16
Calciferol 10,000IU/ml O/L	033545	Drisdol	WIN 0.0670
		Vitam	nin K 88:24
Menadiol Sodium Phosphate 5mg Tab	013374	Synkavite	HLR 0.0149
		Multivitar	mins 88:28
*Multivitamins (Hexavitamins N.F.)			
OTC 100 Tab	270814 269034	Multivitamins Hexavitamins	DTC 2.2500 NOP 2.2500
*Multivitamins A 10,000IU, D 1,600IU, C 120mg/ml OTC 30ml O/L	009903	Osto A-D-C	FRS 2.3000
*Multivitamins A 4,167IU, D 667IU, C 50mg, B ₁ 0.83mg, B ₂ 1.0mg, Niacinamide			
6.67mg/ml OTC 50ml O/L	136581	Poly-Vi-Sol	MJO 4.0500

^{*}Not compensable for persons receiving Nursing Home Care

92:00 Unclassified Therapeutic Agents

Allopurinol 300mg Tab	294322	Zyloprim	BWE	0 2695
Allopurinol 100mg Tab	004588	Zyloprim	BWE	0 0990
Azathioprine 50mg Tab	004596	Imuran	BWE	0.1430
Cholestyramine Resin 915mg g Oral Pd	016098	Cuemid	MSD	0 0469
Cholestyramine Resin 833mg g Oral Pd	017744	Questran	MJO	0 0164
Clomiphene Citrate 50mg Tab	018031	Clomid	MER	0 6160
Disodium Cromoglycate 20mg 'cap Aero Pd	261238	Intal	FIS	0.2270
Disulfiram 500mg Tab	002542	Antabuse	AYE	0.0830
Disulfiram 250mg Tab	002534	Antabuse	AYE	0.0430
Glucagon 1mg Inj Pd	015377	Glucagon	LIL	2 7700
Levodopa 500mg Cap	012734	Larodopa	HLR	0.0875
Levodopa 250mg Cap	012726	Larodopa	HLR	0.0495
Penicillamine 250mg Cap	016055	Cuprimine	MSD	0.2244

2. Ontario Regulation 683/74 is revoked.

(5390)

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THE PITS AND QUARRIES CONTROL ACT, 1971

O. Reg. 333/75. General. Made—April 16th, 1975. Filed—May 1st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 545/71 MADE UNDER THE PITS AND QUARRIES CONTROL A

THE PITS AND QUARRIES CONTROL ACT, 1971

- Table 1 to Ontario Regulation 545/71, as amended by section 11 of Ontario Regulation 107/72, section 1 of Ontario Regulation 226/72, section 1 of Ontario Regulation 47/73, section 1 of Ontario Regulation 501/73, section 1 of Ontario Regulation 93/74 and section 1 of Ontario Regulation 393/74, is further amended by adding thereto the following items:
- 107. Hutton
- 108. Bowell
- 109. Wisner
- 110. Norman
- 111. Levack
- 112. Morgan

- 113. Lumsden
- 114. Hanmer
- 115. Capreol
- 116. MacLennan
- 117. Dowling
- 118. Balfour
- 119. Rayside
- 120. Blezard
- 121. Garson
- 122. Falconbridge
- 123. Trill
- 124. Fairbank
- 125. Creighton
- 126. Snider
- 127. McKim
- 128. Neelon
- 129. Dryden
- 130. Drury
- 131. Denison

132. Graham

133. Waters

134. Broder

135. Dill

136. Lorne

137. Louise

138. Dieppe

139. Torbolton

140. Cumberland

141. Goulbourn

142. Marlborough

143. Percy

144. Seymour

145. Rawdon

146. Howard

147. Burford

148. North Norwich

149. South Norwich

150. Middleton

151. Windham

152. North Walsingham

153. South Walsingham

154. Townsend

155. Oakland

156. Charlotteville

157. Blanshard

158. East Nissouri

159. Biddulph

160. West Zorra

161. East Zorra

162. Blandford

163. East Oxford

164. Rainham

165. Minto

166. Houghton

167. Arran

168. Sullivan

169. Glenelg

170. Proton

171. South Dorchester

172. Malahide

173. Bayham

174. Sandwich, East

175. Sandwich, West

176. Sandwich, South

177. Maidstone

178. Rochester

179. Tilbury, North

180. Tilbury, West

181. Orford

182. Camden

183. Chatham

184. Dover

185. Zone

186. Arthur

187. Binbrook

188. West Garafraxa

189. Glanford

190. East Luther

191. West Luther

192. Maryborough

193. Onondaga

194. Peel

195. Tuscarora

196. Amaranth

197. Essa

- 198. Flos
- 199. East Garafraxa
- 200. West Gwillimbury
- 201. Innisfil
- 202. Medonte
- 203. Matchedash
- 204. Tay
- 205. Tecumseh
- 206. Tiny
- 207. Tosorontio
- 208. Alnwick
- 209. Asphodel
- 210. Belmont
- 211. Bexley
- 212. Cartwright
- 213. Cavan
- 214. Douro
- 215. Dummer
- 216. Eldon
- 217. Emily
- 218. Ennismore
- 219. Fenelon
- 220. Mariposa
- 221. North Monaghan
- 222. Scugog
- 223. South Monaghan
- 224. Ops
- 225. Otonabee
- 226. Smith
- 227. Verulam
- 228. Etobicoke
- 229. Georgina
- 230. North Gwillimbury

- 231. East Gwillimbury
- 232. Scarborough
- 233. Scott
- 234. Thorah
- 235. York
- 236. East York
- 237. North York
- 238. Caistor
- 239. Canborough
- 240. South Cayuga
- 241. Gainsborough
- 242. South Grimsby
- 243. Moulton
- 244. Seneca
- 245. Sherbrooke
- 246. Wainfleet
- 247. Harvey
- 248. Mara
- 249. Rama

(5437)

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THE CONSTRUCTION SAFETY ACT, 1973

O. Reg. 334/75.

Registration of Employers of Workmen. Made—February 26th, 1975. Filed—May 1st, 1975.

REGULATION MADE UNDER THE CONSTRUCTION SAFETY ACT, 1973

REGISTRATION OF EMPLOYERS OF WORKMEN

1. Every person who is an employer of workmen engaged in the construction of projects or parts of projects on the date this Regulation comes into force shall, within a period of sixty days from that date, register with the Director. O. Reg. 334/75, s. 1.

2. Every person who becomes an employer of workmen engaged in the construction of projects or parts of projects after the date this Regulation comes into force shall, within a period of thirty days of becoming such an employer, register with the Director. O. Reg. 334/75, s. 2.

O. Reg. 334/75

- 3. A registration under section 1 or 2, as the case may be, shall be made by the employer filing with the Director, a statement setting out,
 - (a) in the case of an individual or sole proprietorship,
 - (i) the name in full, regular business address and telephone number of such business address of the individual or sole proprietor,
 - (ii) his residence address, and
 - (iii) his social insurance number;
 - (b) in the case of a partnership or syndicate,
 - (i) the name or style of the partnership or syndicate,
 - (ii) the business address and telephone number of the partnership and where the partnership or syndicate is composed of individuals the names in full and residence addresses of the individual partners, and
 - (iii) the social insurance numbers of the partners and where the partnership is composed of an individual or individuals and a corporation or corporations, the particulars required by clause a and clause c for an individual or corporation, as the case may be;
 - (c) in the case of a corporation,
 - (i) the name of the corporation,
 - (ii) the date of incorporation,
 - (iii) the province or jurisdiction in which the corporation was incorporated,
 - (iv) the main business address and telephone number of the corporation,
 - (v) the names in full and residence addresses of the directors of the corporation and the date when each became a director,
 - (vi) the social insurance numbers of the directors,

- (vii) the names in full and residence addresses of the principal officers of the corporation and the date when each became a principal officer, and
- (viii) the social insurance numbers of the principal officers;
- (d) the type of construction in which the employer is regularly engaged;
- (e) the average number of employees employed by the employer in the construction of projects or parts of projects;
- (f) the firm number assigned to the employer by the Workmen's Compensation Board;
- (g) the rate number assigned to the employer by the Workmen's Compensation Board; and
- (h) whether or not, at the time of registration, the employer has had his assessment increased by the Workmen's Compensation Board pursuant to subsection 7 of section 86 of The Workmen's Compensation Act. O. Reg. 334/75, s. 3.
- 4. The statement referred to in section 3 shall be verified by the certificate of the employer if an individual, a partner if the employer is a partnership, or by the president or a director if the employer is a corporation. O. Reg. 334/75, s. 4.
- 5. Every employer shall notify the Director in writing of any change in the particulars that he has filed with the Director under section 3 within thirty days after the change has taken place and the notice shall specify the change and the date of the change. O. Reg. 334/75, s. 5.

(5438)

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THE INDUSTRIAL SAFETY ACT, 1971

O. Reg. 335/75. General. Made—April 30th, 197

Made—April 30th, 1975. Filed—May 1st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 259/72 MADE UNDER THE INDUSTRIAL SAFETY ACT, 1971

1. Ontario Regulation 259/72 is amended by adding thereto the following Part:

PART IV

LOGGING

APPLICATION

220. This Part applies to logging. O. Reg. 335/75, s. 1, part.

INTERPRETATION

221. In this Part,

- (a) "bucking" means the act of sawing a tree that is felled;
- (b) "haul road" means a road, other than a highway as defined in *The Highway Traffic* Act, on which vehicles used to haul logs are operated;
- (c) "lodged tree" means a tree that has not fallen to the ground after being,
 - (i) partly or wholly separated from its stump, or
 - (ii) displaced from its natural position;
- (d) "logger" means a person who engages in logging and includes the employer and any person under the control of the employer;
- (e) "snag" means any material or object that may interfere with the safe movement of a tree or log or that may endanger a person or any equipment;
- (f) "stake" means a wooden or metal post used to support and prevent the lateral movement of logs;
- (g) "tractor" means self-propelled equipment used to provide tractive power. O. Reg. 335/75, s. 1, part.
- **222.** A notice containing the name, address and telephone number of the Director shall be posted,
 - (a) on a building used by all the loggers; or
 - (b) where there is no building used by all the loggers, in a sheltered place frequented by the loggers. O. Reg. 335/75, s. 1, part.

223. A haul road shall,

- (a) be adequate to provide for the safe operation of vehicles;
- (b) have by-passes or turnout spaces at sufficiently frequent intervals to permit the safe passing of vehicles using the road; and

- (c) have signs warning of the approach to,
 - (i) a bridge,
 - (ii) a cross-road,
 - (iii) a curve, and
 - (iv) a steep grade. O. Reg. 335/75, s. 1, part.

224. A bridge on a haul road shall,

- (a) be structurally adequate to support any load likely to be applied to it;
- (b) have curbs of a height of not less than six inches on each side of the travelled portion of the bridge; and
- (c) be of sufficient width between curbs to permit the passage of vehicles using the bridge. O. Reg. 335/75, s. 1, part.
- 225. A landing, log-dump or loading area shall have adequate space cleared of snags and trees to enable landing, dumping or loading operations to be performed without endangering any person because of insufficient operating space or the presence of snags or trees. O. Reg. 335/75, s. 1, part.
- **226.** A platform on which a logger stands during the loading of logs shall have a surface providing firm footing. O. Reg. 335/75, s. 1, part.
- **227.** A log-dump shall consist of a construction suitable for vehicles using the log-dump. O. Reg. 335/75, s. 1, part.
- **228.** Trails used by loggers shall be kept clear of obstructions. O. Reg. 335/75, s. 1, part.
- 229. A pathway within a logging camp shall, where necessary to prevent slipping and injury, be sanded. O. Reg. 335/75, s. 1, part.

230. A vehicle on a haul road shall,

- (a) not be operated at a speed in excess of that at which such vehicle can be brought to a complete stop within a distance of one-half of the length of the operator's unobstructed view of the portion of the haul road being travelled;
- (b) be operated at a sufficient distance behind the preceding vehicle as to ensure being able to avoid a collision with the preceding vehicle; and
- (c) when meeting or overtaking another vehicle be operated so as to pass the other vehicle with caution. O. Reg. 335/75, s. 1, part.

- 231. A vehicle used on a logging operation other than a truck shall be equipped with a canopy that is.
 - (a) of sufficient strength and construction to provide protection to the driver from,
 - (i) any load likely to fall on the canopy, and
 - (ii) crushing due to the vehicle rolling over:
 - (b) installed by welding or bolting to the frame of the vehicle; and
 - (c) supported by not less than four posts. O. Reg. 335/75, s. 1, part.

232. A vehicle used in logging shall,

- (a) be started or operated only by a competent person;
- (b) subject to section 233, not be used to transport or carry any logger;
- (c) have its controls located so that its operator has an unobstructed view of all logging being performed while operating the vehicle; and
- (d) have its brakes tested by a competent person each day prior to the vehicle being operated. O. Reg. 335/75, s. 1, part.

233. A tractor or similar vehicle shall,

- (a) be started or operated only by a competent person; and
- (b) not be used to transport or carry any logger except when such logger is in a seat permanently installed on the tractor or similar vehicle provided for that purpose. O. Reg. 335/75, s. 1, part.
- 234. A vehicle used to transport loggers shall have the part of the vehicle in which the loggers are transported,
 - (a) enclosed to provide protection from inclement weather;
 - (b) structurally adequate to support any load likely to be applied to it;
 - (c) provided with an adequate number of seats securely attached to the vehicle so that all loggers being transported may be seated;
 - (d) illuminated by an electrical lighting system;

- (e) have a means of communication between the loggers and the operator of the vehicle to enable the loggers to signal the operator to stop;
- (f) adequately heated to protect the loggers from undue discomfort due to cold:
- (g) adequately ventilated to protect the loggers from noxious fumes and gases; and
- (h) provided with racks on the outside of the vehicle to securely hold in place saws, axes and other tools and equipment.
 O. Reg. 335/75, s. 1, part.

235. In a vehicle transporting loggers,

- (a) no saws, axes or other tools shall be carried inside the enclosed portion of the vehicle in which the loggers are being transported;
- (b) no flammable liquid shall be carried in the enclosed portion of the vehicle in which the loggers are being transported; and
- (c) flammable liquids being carried in the vehicle shall be,
 - (i) in portable containers approved under *The Gasoline Handling Act*, and
 - (ii) secured outside the vehicle in the racks prescribed in clause h of section 234. O. Reg. 335/75, s. 1, part.

236.—(1) A vehicle used for hauling logs shall,

- (a) be equipped immediately behind the cab with a substantial bulkhead that is at least,
 - (i) three inches higher than the cab, and
 - (ii) six inches wider than the cab;
- (b) be so loaded that no log extends farther than one-half its diameter above the stakes;
- (c) have its load secured with chains or cables so as to prevent the dislodging or other similar movement of the load or any part thereof;
- (d) not be loaded or unloaded while any logger is in the cab by a method in which a boom or part of the load is likely to pass over the cab;
- (e) not have the cab occupied by more than two persons except in an emergency;

- (f) subject to clause e, not be operated when any person is on the vehicle or its load;
- (g) only be loaded or unloaded when no one is on or near the side of the vehicle opposite the side of loading or unloading; and
- (h) when unable to be unloaded completely by mechanical means,
 - (i) be equipped with a tripping device for releasing the load that is operated by a mechanical means so located that the person operating the device is not endangered, and
 - (ii) have its load released only in compliance with subclause i.
- (2) Where a truck or trailer is equipped with stakes and the stakes are trip stakes, such stakes shall only be located on the right hand side of the truck or trailer. O. Reg. 335,75, s. 1, part.
- 237. A truck used in logging shall have all rear windows guarded against penetration by any part of the load by a guard the strength of which is equivalent to the strength of the cab in which the window is located. O. Reg. 335/75, s. 1, part.
- 238. Equipment and devices used in logging shall be placed or stored so as not to endanger any person. O. Reg. 335/75, s. 1, part.
 - 239. A felling area shall be,
 - (a) entered only by,
 - (i) persons authorized by the employer, or
 - (ii) persons appointed to exercise direction and control as prescribed by subsection 2 of section 24 of the Act; and
 - (b) kept free of persons other than those persons referred to in clause a. O. Reg. 335/75, s. 1, part.

240. A tree shall,

- (a) be felled only,
 - (i) after all loggers, other than the logger felling the tree, are cleared from the danger area,
 - (ii) after all snags have been cut and cleared away,
 - (iii) after all limbs of trees that are dead, broken or rotted and that are a

- hazard to loggers in the vicinity of the tree, have been lowered safely to the ground,
- (iv) when good footing for the logger has been ensured, and
- (v) in such a manner that the logger felling the tree is able to stand clear of the tree during its fall;
- (b) be limbed only,
 - (i) when good footing for the logger has been ensured, and
 - (ii) when the logger is in a position so that the log when severed cannot drop or roll on him. O. Reg. 335/75, s. 1, part.

241. A lodged tree shall,

- (a) not be climbed by any logger;
- (b) be lowered to the ground only by winching or pulling using a chain or cable from a safe distance; and
- (c) not be lowered by felling another tree into or onto it. O. Reg. 335/75, s. 1, part.

242. A power saw shall,

- (a) be examined before operating to ensure that it is in proper working order;
- (b) when being transported, have a guard over the chain;
- (c) when being carried by a logger, have the guarded chain turned in the direction opposite to the direction of travel of the logger;
- (d) when not actually felling, bucking and limbing, have its motor stopped before being carried;
- (e) when being started,
 - (i) held firmly, and
 - (ii) not be braced against any part of a logger's body;
- (f) be adjusted so that the chain does not move when its motor is idling;
- (g) when used in felling, bucking or limbing,
 - (i) be held firmly in both hands when used by a logger, and

- (ii) have the nose of the bar kept clear of any object that might cause a kickback. O. Reg. 335/75, s. 1, part.
- 243. A log shall be,
 - (a) skidded so as not to be raised to a height that might,
 - (i) cause the vehicle moving the log to up-end or overturn, or
 - (ii) otherwise endanger the driver of the vehicle moving the log; and
 - (b) loaded or unloaded when all loggers are clear of any hazard and when any logger doing so,
 - a. has an unobstructed view of,

- i. the landing area, and
- ii. the vehicle being loaded or unloaded, and
- b. if he is near the log, is standing at one end of the log. O. Reg. 335/75, s. 1, part.
- 244. A chain or cable shall be tightened or held under tension only when,
 - (a) the machine on which the winch is mounted has a guard that protects the operator from a flying cable or chain, hook or other fitting; and
 - (b) all loggers are clear of the area near the chain or cable. O. Reg. 335/75, s. 1, part.
 - The said Regulation is further amended by adding thereto the following Form:

Form 3

The Industrial Safety Act, 1971

NOTICE OF LOGGING

Under The Industrial Safety Act, 1971 and subject to the limitations thereof, the undersigned gives notice of the following operation:

Applicant	Name	Address No. Street P.	O. Box or R.R. No.
	Post Office	Phone—Busi	ness Residence
Duration and type of Operation	Start Date	☐ Logging ☐ Mining	☐ Land Clearing
of Operation	Finish Date	☐ Industrial ☐ Saw Mill ☐ Other	☐ Dam, Bridge, Camp Const.
Licence or Authority No.	Timber Licence	Mining Claim No.	Private Lands
	Land Use Permit	Other	
	Logging acres	Land clearing (area) Right-of	-way (length × width)

	Other					
Extent of Operation	Species	Pulpwood (cords)	Sawl cubic feet		Tree Length (cubic feet)	Others
Boundaries of Work Area					nd Concession, Location, livision or Mining Claim	
WOIR AICA	Other (describe)				Shown on Map attached	
Camp	Location Number of Employe				nployees	
Supervisor of Operation	Name of Pers	on Responsible (d	on workside)			
	Home Addres	ss N	o. Street		P.O. Box or R.F	R. No.
	Post Office				Telephone-Resid	lence
Communication to Operation	Phone No. Radio from to Other					
Heavy Equipment	List Bulldoze	r Type Equipmer	nt on Work F	Permit Are	ea:	
l CERTIFY that the inf	ormation given	in this application	n is true.			
Signature		Title			Date	

O. Reg. 335/75, s. 2.

- Regulation 573 of Revised Regulations of Ontario, 1970 and Ontario Regulations 289/71 and 208/72, are revoked. O. Reg. 335/75, s. 3.
- This Regulation comes into force on the day that The Industrial Safety Amendment Act, 1974 is proclaimed in force. O. Reg. 335/75, s. 4.

(5439)

THE FAMILY BENEFITS ACT

O. Reg. 336/75. General. Made—April 30th, 1975. Filed—May 1st, 1975.

REGULATION TO AMEND REGULATION 287 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE FAMILY BENEFITS ACT

- Clause k of subsection 2 of section 12 of Regulation 287 of Revised Regulations of Ontario, 1970, as remade by section 5 of Ontario Regulation 777/74, is revoked and the following substituted therefor:
 - (k) any benefits referred to in subsection 3 of section 10, and in sections 25a and 25b.
- Section 23b of the said Regulation, as made by section 7 of Ontario Regulation 533/74 and amended by section 8 of Ontario Regulation 777/74, is further amended by adding thereto the following subsection:
- (1a) Notwithstanding subsection 1, where any person otherwise eligible for a benefit for prescribed drugs under that subsection ceases during or after the month of March, 1975 to be eligible for an increment payable under The Ontario Guaranteed Annual Income Act, 1974 or a monthly guaranteed income supplement payable under Part II of the Old Age Security Act (Canada), Ontario shall continue to pay the amount for the cost of the prescribed drugs, determined in accordance with that subsection, purchased by or on behalf of that person on or after the 1st day of April, 1975. O. Reg. 336/75, s. 2.
 - 3. Subclauses i and ii and subclause iii, excluding the Table, of section 25a of the said Regulation, as remade by section 5 of Ontario Regulation 16/75, are revoked and the following substituted therefor:
 - (i) \$240 where the applicant or recipient is a single person,
 - (ii) \$366 where the applicant or recipient is a married person and he and his spouse but not both of them is a blind person, a disabled person or is

receiving an increment under The Ontario Guaranteed Annual Income Act, 1974, or

- (iii) \$480 where the applicant or recipient is a married person and both he and his spouse are,
 - a. blind persons or disabled persons, or
 - b. receiving increments under The Ontario Guaranteed Annual Income Act, 1974,

and, where the applicant or recipient has one or more dependent children, the amount determined in accordance with the following Table:

- 4. The said Regulation is amended by adding thereto the following section:
- 25b. An applicant or recipient who is a married person and either he or his spouse or both of them is eligible for the month of April, 1975,
 - (a) for a pension under the Old Age Security Act (Canada) or for an increment under The Ontario Guaranteed Annual Income Act, 1974; and
 - (b) for an amount under section 25a,

shall, in addition to an allowance and the amount referred to in section 25a, be paid for the month of April, 1975 the amount of,

- (c) \$5.72 where the applicant or recipient is a married person and he or his spouse but not both of them is eligible for a pension under the Old Age Security Act (Canada) or an increment under The Ontario Guaranteed Annual Income Act, 1974; and
- (d) \$11.44 where the applicant or recipient is a married person and both he and his spouse are eligible for a pension under the Old Age Security Act (Canada) or an increment under The Ontario Guaranteed Annual Income Act, 1974. O. Reg. 336/75, s. 4.
- Section 3 of this Regulation shall be deemed to have come into force on the 1st day of May, 1975.
 O. Reg. 336/75, s. 5.

(5440) 20

THE REGISTRY ACT

O. Reg. 337/75. Forms and Records. Made—April 23rd, 1975. Filed—May 2nd, 1975.

REGULATION TO AMEND REGULATION 777 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE REGISTRY ACT

- Subsections 2, 3, 4, 5 and 6 of section 9 of Regulation 777 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:
- (2) A notice of a lease shall not be registered unless the notice is signed by the lessee named in the notice or his solicitor.
- (3) A notice of a sublease shall not be registered unless the notice is signed by the sublessee or his solicitor.
- (4) A notice of an assignment of a lease shall not be registered unless the notice is signed by the assignee or his solicitor.
- (5) A notice of a mortgage of a lease shall not be registered unless the notice is signed by the mortgagee or his solicitor.
- (6) A notice of an assignment of the lessor's interest in a lease shall not be registered unless the notice is signed by the assignor or his solicitor. O. Reg. 337/75, s. 1.

(5441)



Publications Under The Regulations Act

May 24th, 1975

THE PUBLIC LANDS ACT

O. Reg. 338/75.
Restricted Areas—District of Thunder Bay.
Made—May 1st, 1975.
Filed—May 5th, 1975.

REGULATION TO REVOKE
REGULATION 740 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC LANDS ACT

1. Regulation 740 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 338/75, s. 1.

LEO BERNIER
Minister of Natural Resources

Dated at Toronto, this 1st day of May, 1975.

(5442)

THE PLANNING ACT

O. Reg. 339/75.
Zoning Order—County of Essex,
Township of Tilbury North.
Made—April 30th, 1975.
Filed—May 5th, 1975.

REGULATION TO AMEND
REGULATION 674 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PLANNING ACT

- Regulation 674 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 21.—(1) Notwithstanding any other provision of this Order, the lands described in Schedules 17, 18 and 19 may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum lot area 15,000 square feet

Minimum lot frontage 100 feet

Maximum lot coverage

for dwelling 15 per cent

Maximum height of dwelling

30 feet

Minimum front yard

42 feet

Minimum side yard

10 feet on one side and 4 feet on the other side

Minimum rear yard

50 feet

Minimum elevation

No building intended for human habitation shall be designed, constructed or located in such a way as to permit the entry of flood waters below the level of 582 feet, Canadian Geodetic Datum

- (2) For the purpose of this section, where a garage is attached to and forms part of a building, the garage shall not be regarded as a building intended for human habitation. O. Reg. 339/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 17

That parcel of land situate in the Township of Tilbury North in the County of Essex, being composed of lots 509 and 510 according to a Plan registered in the Land Registry Office for the Registry Division of Essex (No. 12) as Number 1620. O. Reg. 339/75, s. 2, part.

Schedule 18

That parcel of land situate in the Township of Tilbury North in the County of Essex, being composed of lots 511 and 512 according to a Plan registered in the Land Registry Office for the Registry Division of Essex (No. 12) as Number 1620. O. Reg. 339/75, s. 2, part.

Schedule 19

O. Reg. 339/75

That parcel of land situate in the Township of Tilbury North in the County of Essex, being composed of lots 589 and 590 according to a Plan registered in the Land Registry Office for the Registry Division of Essex (No. 12) as Number 1620. O. Reg. 339/75, s. 2, part.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 30th day of April, 1975.

(5443)

THE FOREST FIRES PREVENTION ACT

O. Reg. 340/75. Restricted Fire Zone. Made—May 5th, 1975. Filed—May 6th, 1975.

REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

RESTRICTED FIRE ZONE

1. The part of the Northeastern Fire Region described in Schedule A hereto is declared to be a Restricted Fire Zone from the 15th day of May to the 10th day of October, both inclusive, in the year 1975. O. Reg. 340/75, s. 1.

LEO BERNIER
Minister of Natural Resources

Dated at Toronto, this 5th day of May, 1975.

Schedule A

In the geographic townships of Tp. 29, Range 23, Tp. 30, Range 23, Tp. 28, Range 24, Tp. 29, Range 24, Tp. 30, Range 24, Tp. 27, Range 25, Tp. 28, Range 25, Tp. 29, Range 25, Tp. 30, Range 25, Tp. 27, Range 26, Tp. 28, Range 26, and Tp. 29, Range 26, in the Territorial District of Algoma and described as follows:

BEGINNING at a point in the high-water mark on the westerly shore of Wawa Lake where the same is intersected by the northerly limit of Algoma Street as shown on a Map of Wawa City signed by L. V. Rorke, Ontario Land Surveyor, dated June 4th, 1898 and of record in the Ministry of Natural Resources at Toronto; thence in a general northerly and northeasterly direction following the high-water mark on the westerly and northwesterly shores of Wawa Lake to the most easterly extremity thereof; thence south astronomically to a point in

the northerly limit of that part of the King's Highway known as No. 101; thence in a general northeasterly direction following that limit to the intersection with the high-water mark on the northerly shore of the waters connecting Bremmer Lake and Hawk Lake; thence easterly following that highwater mark to the confluence with the high-water mark on the westerly shore of Hawk Lake; thence in a general northeasterly direction following that high-water mark and the high-water mark on the westerly shore of McVeigh Creek to the intersection with the westerly limit of the right-of-way of the main line of the Algoma Central Railway; thence in a general northerly direction following that limit to the intersection with the high-water mark on the easterly shore of Philip Lake; thence in a general northerly direction following that high-water mark to its intersection with the southerly limit of the Goudreau-Magpie Road; thence in a general westerly direction following that limit to the intersection with the high-water mark on the westerly shore of the Magpie River; thence in a general southwesterly direction following that high-water mark to its intersection with the upstream face of a dam one mile and 35 chains, more or less, measured northerly and perpendicularly from the southerly boundary of the Geographic Township of Tp. 29, Range 25; thence southwesterly in a straight line three miles and 40 chains, more or less, to the confluence of the high-water mark on the northeasterly shore of Catfish Lake with the highwater mark on the easterly shore of Catfish Creek; thence in a southerly direction following the highwater mark on the easterly shore of Catfish Lake and Catfish Creek to its confluence with the highwater mark on the northerly shore of the Magpie River; thence southwesterly in a straight line to the confluence of the high-water mark on the westerly shore of Catfish Creek with the high-water mark on the northerly shore of the Magpie River; thence in a general westerly, southerly and southeasterly direction following the high-water mark on the northerly and westerly shores of the Magpie River to the intersection with the northerly limit of the right-of-way of the Algoma Central Railway; thence in a general southeasterly, easterly, northerly and northwesterly direction following that limit to the intersection with the production westerly of the northerly limit of Algoma Street as shown on a Map of Wawa City signed by L. V. Rorke, Ontario Land Surveyor, dated June 4th, 1898 and of record in the Ministry of Natural Resources; thence easterly along that production and that northerly limit to the point of beginning. O. Reg. 340/75, Sched. A.

(5456)

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THE CEMETERIES ACT

O. Reg. 341/75. Closings and Removals. Made—April 30th, 1975. Filed—May 6th, 1975.

REGULATION TO AMEND REGULATION 79 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE CEMETERIES ACT

 Schedule 34 to Regulation 79 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 156/75, is revoked and the following substituted therefor:

Schedule 34

THE OSHAWA HARBOUR COMMISSION
AND
THE PORT OSHAWA CEMETERY

That parcel of land situate in the City of Oshawa, being composed of that part of Lot 5 in the Broken Front Concession shown as Part 6 on Plan 40R-1446 in the Land Registry Office for the Registry Division of Ontario County (No. 40). O. Reg. 341/75, s. 1.

(5457)

THE DOG LICENSING AND LIVE STOCK AND POULTRY PROTECTION ACT

O. Reg. 342/75.

Application for Payment of a Grant.
Made—April 30th, 1975.

Filed—May 6th, 1975.

REGULATION MADE UNDER THE DOG LICENSING AND LIVE STOCK AND POULTRY PROTECTION ACT

APPLICATION FOR PAYMENT OF A GRANT

1. Where a municipality has paid damage ascertained under section 14 of the Act respecting damage by wolves during any of the three-month periods ending with the last day of March, June, September or December in any year, the municipality may apply in Form 1 to the Commissioner for a grant respecting such damage no later than the 15th day of the month next succeeding the end of such three-month period. O. Reg. 342/75, s. 1.

Form 1

The Dog Licensing and Live Stock and Poultry Protection Act

APPLICATION FOR GRANT

Application by (Name of Municipality)

to the Live Stock Commissioner for a grant to reimburse the Municipality for claim(s) for damage by wolves paid by the Municipality as follows:

1.	(a)	Name of owner of live stock or poultry
	77.	
	(b)	Address of owner
		LotConTownship
	(c)	Injured live stock—
		— kind injured
		- no. of head
		— compensation paid \$
	(d)	Injured poultry—
		— kind injured
		— no. of pounds
		— compensation paid \$
	(e)	Killed live stock—
		— kind killed
		— no. of head
		— compensation paid \$
	(<i>f</i>)	Killed poultry—
		— kind killed
		— no. of pounds
		— compensation paid \$
	(g)	Date compensation paid
2.	(a)	Name of owner of live stock or poultry
	(b)	Address of owner
		LotConTownship
	(c)	Injured live stock—
		— kind injured
		— no. of head
		— compensation paid \$
	(d)	Injured poultry—
		— kind injured

O. Reg. 343/75

REGULATION MADE UNDER THE FARM PRODUCTS GRADES AND SALES ACT

BURLEY TOBACCO

- 1. In this Regulation,
 - (a) "colour" means the colour of leaves and includes the following colour classes:
 - i. Bright blonde.
 - ii. Buff.
 - iii. Dull to reddish tan.
 - iv. Dusky dark.
 - v. Dusky tan.
 - vi. Green in dusky dark.
 - vii. Light buff.
 - viii. Medium to dark reddish brown.
 - ix. Tan.
 - x. Reddish brown.
 - xi. Rich tan.
 - xii. Variegated;
 - (b) "cutters" means the leaves of the cutter group grown on a tobacco plant above the sands and below the leaf;
 - (c) "group" means a division of tobacco based on the position of the leaves on a tobacco plant and includes the groups,
 - (i) cutters,
 - (ii) leaf,
 - (iii) sands, and
 - (iv) tips;
 - (d) "leaf" means the leaves of the leaf group grown on a tobacco plant above the cutters and below the tips;
 - (e) "nondescript" means tobacco leaves that
 - (i) aphid infected,
 - (ii) badly hailed,
 - (iii) barn-burnt,
 - (iv) crude green right through the leaf,

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 343/75. Burley Tobacco. Made—April 30th, 1975. Filed-May 6th, 1975.

- (v) dead,
- (vi) dirty,
- (vii) frosted,
- (viii) mouldy, or
 - (ix) water damaged;
- (f) "quality" means the combination of the elements of smoothness, maturity, body, size, finish and uniformity of tobacco leaves and includes the following degree of quality:
 - i. Choice.
 - ii. Fine.
 - iii. Good.
 - iv. Fair.
 - v. Low.
 - vi. Medium.
 - vii. Common.
 - viii. Poor;
- (g) "sands" means the leaves of the sand group grown nearest the ground on a tobacco plant;
- (h) "tips" means the leaves of the tip group grown at the top of a tobacco plant;
- (i) "tobacco" means tobacco of the cigarettetype burley. O. Reg. 343/75, s. 1.
- 2. This Regulation applies to the grading and sale of cigarette-type burley tobacco in Ontario. O. Reg. 343/75, s. 2.
 - 3. No person shall,
 - (a) sell or deliver for sale to a first buyer thereof; or
 - (b) buy from the producer thereof,

any cigarette-type burley tobacco unless it has been graded and marked in accordance with the Act and this Regulation. O. Reg. 343/75, s. 3.

4.—(1) Where tobacco is graded under the Act and this Regulation, the person who grades the tobacco shall examine the tobacco in as many bales of tobacco on a pallet as, in his opinion, are necessary for him to determine the grade of all the tobacco on the pallet and shall affix to a bale of tobacco on the pallet, a tag or label on which is legibly marked or printed the grade of the tobacco on the pallet.

- (2) No person shall remove from a bale of tobacco the tag or label affixed under subsection 1 without the authority of an inspector, until the tobacco has been sold and delivered to the first buyer of the tobacco. O. Reg. 343/75, s. 4.
- 5. In the grading of cigarette-type burley tobacco, regard shall be had to,
 - (a) the group to which the tobacco leaves belong;
 - (b) the colour of the tobacco leaves; and
 - (c) the quality of the tobacco leaves. O. Reg. 343/75, s. 5.
- 6.—(1) Where tobacco is leaf-spotted severely, severely hailed, frosted, reddened by reason of excessive moisture, sweated or severely barn-burnt, smoked, severely bruised in handling during harvesting, wet or severely wind-damaged, it may be graded in accordance with the requirements of the grade for which it qualifies otherwise, but the grade mark designating the grade that is affixed to the bale shall be followed,
 - (a) in the case of tobacco leaf-spotted severely, by the letter D;
 - (b) in the case of severely hailed tobacco, by the letter H;
 - (c) in the case of frosted tobacco, by the letter O;
 - (d) in the case of tobacco reddened by reason of excess moisture, by the letter R;
 - (e) in the case of sweated or severely barnburnt tobacco, by the letter S;
 - (f) in the case of smoked tobacco, by the letter T:
 - (g) in the case of tobacco severely bruised in handling during harvesting, by the letter V;
 - (h) in the case of wet tobacco, by the letter W; and
 - (i) in the case of severely wind-damaged tobacco, by the letter Z.
- (2) Each letter required to follow a grade mark referred to in subsection 1 shall be legibly marked or printed and shall be at least as large as the letters in the grade mark. O. Reg. 343/75, s. 6.
- 7.—(1) Where tobacco is damaged by mould after being cured, it shall not be included in any tobacco graded under section 9.

- (2) Where bits of broken tobacco leaves and stems result from handling tobacco, they shall not be included in any tobacco graded under section 9. O. Reg. 343/75, s. 7.
- 8. Each crop of a producer shall have a sample selected and tested for burn quality and at the time of sale every flat of each crop shall have designated on the grade tag or label the burn rate for the sample from that crop. O. Reg. 343/75, s. 8.
- 9. The grades for cigarette-type burley tobacco are as follows:
 - 1. S-1 grade, consisting of sands that are,
 - (a) of fine quality;
 - (b) a clean, clear, uniform, light buff colour;
 - (c) thin-bodied; and
 - (d) ripe.
 - 2. S-1L grade, consisting of sands that are,
 - (a) of fine quality;
 - (b) a clean, bright buff colour;
 - (c) thin-bodied; and
 - (d) ripe.
 - 3. S-2 grade, consisting of sands that are,
 - (a) of good quality;
 - (b) a clean buff colour:
 - (c) thin-bodied; and
 - (d) ripe.
 - 4. S-3 grade, consisting of sands that are,
 - (a) of medium quality;
 - (b) a clean tan colour;
 - (c) thin-bodied; and
 - (d) fairly ripe.
 - 5. S-4 grade, consisting of sands that are,
 - (a) of fair quality;
 - (b) a dusky tan colour, some variegation permitted;
 - (c) thin-bodied to medium-bodied; and
 - (d) slightly immature.

- 6. S-5 grade, consisting of sands that are,
 - (a) of low quality;
 - (b) a dusky dark colour, variegation permitted;
 - (c) thin-bodied to medium-bodied; and
 - (d) immature.
- 7. C-1 grade, consisting of cutters that are,
 - (a) of choice quality;
 - (b) a clear, bright, uniform blonde colour;
 - (c) thin-bodied and silky; and
 - (d) ripe.
- 8. C-2 grade, consisting of cutters that are,
 - (a) of fine quality;
 - (b) a clean, clear, uniform, light buff colour;
 - (c) thin-bodied; and
 - (d) ripe.
- 9. C-3 grade, consisting of cutters that are,
 - (a) of good quality;
 - (b) a buff colour;
 - (c) thin-bodied; and
 - (d) ripe.
- 10. C-4 grade, consisting of cutters that are,
 - (a) of medium quality;
 - (b) a tan colour;
 - (c) thin-bodied; and
 - (d) fairly ripe.
- 11. C-5 grade, consisting of cutters that are,
 - (a) of fair quality;
 - (b) a tan colour, slight variegation permitted;
 - (c) thin-bodied; and
 - (d) fairly ripe.

- 12. C-6 grade, consisting of cutters that are,
 - (a) of low quality;
 - (b) a tan to variegated colour; and
 - (c) thin-bodied.
- 13. C-7 grade, consisting of cutters that are,
 - (a) of common quality;
 - (b) a dusky dark colour, variegation permitted, slight green tinge permitted;
 - (c) thin-bodied to medium-bodied; and
 - (d) immature.
- 14. L-1 grade, consisting of leafs that are,
 - (a) of good quality;
 - (b) a rich tan colour;
 - (c) medium-bodied; and
 - (d) ripe.
- 15. L-2 grade, consisting of leafs that are,
 - (a) of medium quality;
 - (b) a dull to reddish-tan colour;
 - (c) medium-bodied; and
 - (d) fairly ripe.
- 16. L-3 grade, consisting of leafs that are,
 - (a) of fair quality;
 - (b) a reddish-brown colour;
 - (c) medium-bodied; and
 - (d) fairly ripe.
- 17. L-4 grade, consisting of leafs that are,
 - (a) of low quality;
 - (b) a medium to dark reddish-brown;
 - (c) medium-bodied; and
 - (d) slightly immature.
- 18. L-5 grade, consisting of leafs that are,
 - (a) of poor quality;
 - (b) dusky dark, some variegation permitted;

(c) medium-bodied or poorer; and

1987

- (d) immature or better.
- 19. N.D. grade, consisting of tobacco that is nondescript. O. Reg. 343/75, s. 9.

(5459)

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 344/75. Crop Insurance Plan—Corn. Made—April 7th, 1975. Approved—April 30th, 1975. Filed—May 6th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 187/72 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- Section 5 of the Schedule to Ontario Regulation 187/72, as remade by section 1 of Ontario Regulation 115/73, is revoked and the following substituted therefor:
- 5. The crop year for corn is the period from the 1st day of March in any year to the last day of February next following.
 - 2. Section 10 of the said Schedule is revoked and the following substituted therefor:
- 10. The maximum indemnity payable for a loss in production of corn is the amount obtained by multiplying the product of the guaranteed production per acre determined under section 9 and the number of acres intended for harvesting as grain corn or corn silage by the established price determined under section 11.
 - Section 11 of the said Schedule, as remade by section 4 of Ontario Regulation 396/74, is revoked and the following substituted therefor:
- 11.—(1) For the purposes of this plan, the established price for grain corn is,
 - (a) \$1.30;
 - (b) \$1.95; or
 - (c) \$2.60,

per bushel.

- (2) Where,
 - (a) the insured person applies therefor in writing on or before the 1st day of May in a crop year; and

(b) the Commission consents in writing,

any established price designated herein may be substituted for the established price selected by the insured person at the time a contract of insurance is made, or any established price substituted in lieu thereof under this section.

- (3) Where, upon any renewal, the insured person fails to select an established price pursuant to subsection 2, the Commission may designate the established price applicable to the contract for the crop year.
 - 4. Subsection 1 of section 12 of the said Schedule, as remade by section 5 of Ontario Regulation 396/74, is revoked and the following substituted therefor:
 - (1) The total premium is,
 - (a) \$4.40 per acre where the established price is \$1.30 per bushel;
 - (b) \$6.60 per acre where the established price is \$1.95 per bushel; and

- (c) \$8.80 per acre where the established price is \$2.60 per bushel.
- 5. Subsection 1 of section 14 of the said Schedule is revoked and the following substituted therefor:
- (1) Every insured person shall file with the Commission in each crop year a final acreage report in Form 3 within ten days after seeding is completed or within such other time as may be determined by the Commission.
 - 6. The said Schedule is amended by adding thereto the following section:

FINAL SEEDING DATE

- 17. For the purposes of this plan the final date for seeding corn in a crop year is the 1st day of July or such other date as may be determined from time to time by the Commission.
 - 7. The Table of the said Regulation, as remade by section 8 of Ontario Regulation 396/74, is revoked and the following substituted therefor:

TABLE

Indemnity	GUARANTEED PRODUCTION (Crops listed in order of Priority)						
Dollars per Acre	1. Corn	2. Soybeans	3. White Beans	4. Spring Grain	5. Coloured Beans		
	(Bushels per acre)	(Bushels per acre)	(Pounds per acre)	(Pounds per acre)	(Pounds per acre)		
\$ 9.00	Up to 25			Up to 750			
9.45	26			751-780			
9.90	27			781-810			
10.35	28			811-840			
10.80	29			841-870			
11.25	30			871-900			
11.70	31			901-930			
12.15	32			931-960			
12.60	33			961-990			
13.05	34			991-1020			
13.50	35	Up to 10.0	Up to 500	1021-1050	Up to 500		
13.95	36	10.1-10.4	501-520	1051-1080	501-520		
14.40	37	10.5–10.8	521–540	1081-1110	521-540		
14.85	38	10.9–11.2	541-560	1111-1140	541-560		
15.30	39	11.3-11.6	561–580	1141-1170	561–580		
15.75	40	11.7–12.0	581-600	1171-1200	581–600		

GUARANTEED PRODUCTION (Crops listed in order of Priority)

	(Crops listed in order of Priority)				
Indemnity Dollars per Acre	1. Corn	2. Soybeans	3. White Beans	4. Spring Grain	5. Coloured Beans
	(Bushels per acre)	(Bushels per acre)	(Pounds per acre)	(Pounds per acre)	(Pounds per acre)
16.20	41	12.1-12.4	601–620	1201–1230	601–620
16.65	42	12.5-12.8	621-640	1231–1260	621–640
17.10	43	12.9–13.2	641-660	1261-1290	641–660
17.55	. 44	13.3–13.6	661–680	1291–1320	661–680
18.00	45	13.7–14.0	681–700	1321–1350	681–700
18.45	46	14.1–14.4	701–720	1351–1380	701–720
18.90	47	14.5–14.8	721–740	1381–1410	721–740
19.35	48	14.9–15.2	741–760	1411–1440	741–760
19.80	49	15.3–15.6	761–780	1441-1470	761–780
20.25	50	15.7–16.0	781–800	1471-1500	781–800
20.70	51	16.1–16.4	801-820	1501-1530	801-820
21.15	52	16.5–16.8	821–840	1531–1560	821–840
21.60	53	16.9–17.2	841–860	1561-1590	841–860
22.05	54	17.3–17.6	861-880	1591–1620	861–880
22.50 22.95	55 56	17.7–18.0	881–900	1621–1650 1651–1680	881-900
23.40	57	18.1–18.4	901–920		901–920
23.85	58	18.5–18.8 18.9–19.2	921–940 941–960	1681–1710	921–940 941–960
24.30	59	19.3–19.6	961–980	1711–1740 1741–1770	961–980
24.75	60	19.7–20.0	981–1000	1771–1800	981–1000
25.20	61	20.1–20.4	1001–1020	1801–1830	1001–1020
25.65	62	20.5–20.8	1021-1040	1831–1860	1021-1040
26.10	63	20.9–21.2	1041-1060	1861–1890	1041-1060
26.55	64	21.3–21.6	1061–1080	1891–1920	1061-1080
27.00	65	21.7–22.0	1081-1100	1921–1950	1081-1100
27.45	66	22.1–22.4	1101-1120	1951–1980	1101-1120
27.90	67	22.5-22.8	1121-1140	1981-2010	1121-1140
28.35	68	22.9-23.2	1141-1160	2011–2040	1141-1160
28.80	69	23.3-23.6	1161-1180	2041-2070	1161-1180
29.25	70	23.7–24.0	1181-1200	2071–2100	1181-1200
29.70	71	24.1-24.4	1201-1220	2101–2130	1201-1220
30.15	72	24.5–24.8	1221-1240	2131-2160	1221-1240
30.60	73	24.9-25.2	1241-1260	2161–2190	1241-1260
31.05	74	25.3–25.6	1261-1280	2191–2220	1261-1280
31.50	75	25.7–26.0	1281-1300	2221–2250	1281-1300
31.95	76	26.1–26.4	1301-1320	2251–2280	1301-1320
32.40	77	26.5–26.8	1321-1340	2281–2310	1321-1340
32.85	78	26.9–27.2	1341-1360	2311–2340	1341-1360
33.30	79	27.3–27.6	1361-1380	2341-2370	1361-1380
33.75	80	27.7–28.0	1381-1400	2371–2400	1381-1400
34.20	81 ·	28.1–28.4	1401-1420	2401-2430	1401-1420

585

35.10

35.55

36.00

GUARANTEED PRODUCTION (Crops listed in order of Priority) Indemnity Dollars 3. White 4. Spring 5. Coloured 1. Corn 2. Soybeans per Acre Beans Grain Beans (Pounds (Pounds (Bushels (Bushels (Pounds per acre) per acre) per acre) per acre) per acre) 34.65 82 28.5-28.8 1421-1440 2431-2460 1421-1440

1441-1460

1461-1480

1481-1500

or more

28.9-29.2

29.3-29.6

29.7-30.0

or more

O. Reg. 344/75, s. 7.

1441-1460

1461-1480

1481-1500

or more

 Form 2 of the said Regulation, as amended by section 9 of Ontario Regulation 115/73, section 2 of Ontario Regulation 259/73 and section 10 of Ontario Regulation 396/74, is revoked and the following substituted therefor:

83

84

85

or more

Form 2

The Crop Insurance Act (Ontario)

CORN ENDORSEMENT

WHEREAS the insured person has applied for crop insurance for corn under The Ontario Crop Insurance Plan for Corn, hereinafter referred to as "the plan", and has paid the deposit premium prescribed thereunder;

Now Therefore, subject to *The Crop Insurance Act (Ontario)* and the regulations made thereunder, the contract of insurance between The Crop Insurance Commission of Ontario and the insured person is hereby extended to cover corn.

HARVESTING OF SEEDED ACREAGE

- 1.—(1) All acreage seeded to corn shall be harvested as corn silage or grain corn unless the Commission, upon application therefor in writing, consents in writing to,
 - (a) the use of the seeded acreage or any part thereof for another purpose;
 - (b) the abandonment or destruction of the insured crop or any part thereof; or
 - (c) the harvest of any insured acreage prior to the 5th day of September in any crop year.

(2) Where the harvesting of any seeded acreage is not completed and the failure to harvest was not caused by an insured peril, the contract of insurance shall cease to apply to such unharvested acreage and no indemnity shall be payable therefor.

2461-2490

2491-2520

2521-2550

or more

VARIETIES OF CORN

2. Except as otherwise determined by the Commission, acreage may be seeded to any licensed variety of corn offered for sale in Ontario.

EVALUATION OF LOSS

3.—(1) Where,

- (a) the insured person so elects on his application for insurance and pays a premium deposit of \$1 for each acre intended to be sown to a spring sown crop; and
- (b) the seeding or planting of three acres or more of a crop is prevented by one or more of the designated perils,

an indemnity shall be paid in respect of each acre unplanted, the amount of which shall correspond to the guaranteed production of the spring sown crop highest in priority on the list in the Table of those intended to be grown and insured by the insured person.

- (2) Where the insured person seeds or plants a crop in respect of which crop production insurance was applied for, the premium deposit for the acreage so seeded or planted shall be applied against the regular premium.
- (3) Where the insured person seeds or plants a crop which is not listed in the Table, the premium deposit in respect of such acreage shall be refunded.

- (4) Where the insured person seeds or plants a crop which is listed in the Table and fails to insure the crop, the premium deposit in respect of acreage so planted shall be retained by the Commission as payment for the coverage provided.
- (5) Where the insured person is unable to seed or plant any acreage designated on the application as intended to be sown to a spring sown crop, the premium deposit in respect of such acreage shall be retained by the Commission as payment for the coverage provided.
- (6) This paragraph does not apply to, and no indemnity is payable in respect of land,
 - (a) that is orchard land, pasture, woodland, seeded to a perennial crop, fall sown or intended for summer fallow;
 - (b) that is untilled and was not cropped in the previous year; or
 - (c) that, in the opinion of the Commission, is not insurable.
- 4.—(1) Where loss or damage to three acres or more of the insured crop resulting from an insured peril occurs prior to the 1st day of July in the crop year, the Commission, upon application therefor in writing by the insured person, may consent in writing to the reseeding of the damaged acreage.
- (2) Where the damaged acreage is reseeded in accordance with subparagraph 1, the Commission shall pay a supplementary benefit to the insured person calculated at the rate of \$15 for each reseeded acre.
- (3) Where the damaged acreage is reseeded to corn, the contract of insurance shall continue to apply to such reseeded acreage.
- 5.—(1) Where loss or damage occurs prior to harvest, the Commission, upon application therefor in writing by the insured person, may consent in writing to the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.
- (2) Where damaged acreage is used for any other purpose or the insured crop thereon is abandoned or destroyed in accordance with subparagraph 1, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production for the damaged acreage and the potential production for the damaged acreage determined under subparagraph 1 by the established price.

- (3) Where damaged acreage is not used for any other purpose or the crop thereon is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 2 shall not be taken into account in the final adjustment of loss.
- (4) Where the actual production of the harvested acreage is less than the guaranteed production for such acreage, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price.

FINAL ADJUSTMENT OF LOSS FOR TOTAL INSURED ACREAGE

- 6. The indemnity payable with respect to the total insured acreage in the final adjustment of loss shall be the sum of all loss calculations made under paragraphs 3, 4 and 5 applicable to such acreage, but where,
 - (a) the actual production of any harvested acreage; or
 - (b) the potential production of any unharvested acreage,

exceeds the guaranteed production of such acreage, the indemnity otherwise payable in respect of loss calculations made under paragraph 15 shall be reduced by the amount obtained by multiplying such excess by the established price.

7. Notwithstanding paragraph 6, where at any time after the 15th day of June, two acres or more of the insured acreage is totally destroyed by hail or tornado, the Commission, upon application therefor in writing by the insured person, may consent in writing to the release from the contract of insurance of the acreage so destroyed and, in such case, the amount of loss shall be calculated by multiplying the guaranteed production for the released acreage by the established price.

INCORRECT ACREAGE IN FINAL ACREAGE REPORT

- 8.—(1) Where the actual seeded acreage of corn in a crop year is less than the seeded acreage declared on the final acreage report, the guaranteed production and the amount of insurance shall be reduced proportionately.
- (2) Where the actual seeded acreage of corn in a crop year exceeds the seeded acreage declared on the final acreage report, the total guaranteed production per acre shall remain unchanged.

IN WITNESS WHEREOF The Crop Insurance Commission of Ontario has caused this endorsement to be signed by its general manager but the same shall not be binding upon the Commission until countersigned by a duly authorized representative thereof.

Countersigned and dated at,
this day of, 19....

Duly Authorized General Manager
Representative

O. Reg. 344/75, s. 8.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 7th day of April, 1975.

(5460)

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 345/75. Crop Insurance Plan—Soybeans. Made—April 7th, 1975. Approved—April 30th, 1975. Filed—May 6th, 1975.

REGULATION TO AMEND REGULATION 150 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- Section 5 of the Schedule to Regulation 150
 of Revised Regulations of Ontario, 1970 is
 revoked and the following substituted therefor:
- 5. The crop year for soybeans is the period from the 1st day of March in any year to the last day of February next following.
 - 2. Section 10 of the said Schedule is revoked and the following substituted therefor:
- 10. The maximum indemnity payable for a loss in production of soybeans in a crop year is the amount obtained by multiplying the total guaranteed production determined under section 9 by the established price per bushel determined under section 11.

- 3. Section 11 of the said Schedule, as remade by section 3 of Ontario Regulation 230/72, and amended by section 1 of Ontario Regulation 373/74, is revoked and the following substituted therefor:
- 11.—(1) The established price for soybeans is,
 - (a) \$3;
 - (b) \$4; or
 - (c) \$5,

per bushel.

- (2) Where,
 - (a) the insured person applies therefor in writing on or before the 1st day of May in a crop year; and
 - (b) the Commission consents in writing,

any established price designated herein may be substituted for the established price selected by the insured person at the time a contract of insurance is made, or any established price substituted in lieu thereof under this section.

- (3) Where, upon any renewal, the insured person fails to select an established price pursuant to subsection 2, the Commission may designate the established price applicable to the contract for the crop year.
 - 4. Clauses a, b and c of subsection 1 of section 12 of the said Schedule, as remade by section 2 of Ontario Regulation 373/74, are revoked and the following substituted therefor:
 - (a) \$3.90 per acre where the established price is \$3 per bushel;
 - (b) \$5.20 per acre where the established price is \$4 per bushel; and
 - (c) \$6.50 per acre where the established price is \$5 per bushel.
 - 5. The said Schedule is amended by adding thereto the following section:

FINAL SEEDING DATE

- 17. For the purposes of this plan the final date for seeding soybeans in a crop year is the 1st day of July or such other date as may be determined from time to time by the Commission.
 - Section 20 of the said Schedule, as remade by section 1 of Ontario Regulation 222/73, is revoked.
 - The Table of the said Regulation, as made by section 5 of Ontario Regulation 373/74, is revoked and the following substituted therefor:

THE ONTARIO GAZETTE TABLE

	GUARANTEED PRODUCTION						
	(Crops listed in order of Priority)						
Indemnity Dollars per Acre	1. Corn	2. Soybeans	3. White Beans	4. Spring Grain	5. Coloured Beans		
	(Bushels per acre)	(Bushels per acre)	(Pounds per acre)	(Pounds per acre)	(Pounds per acre)		
\$ 9.00	Up to 25			Up to 750			
9.45	26			751–780			
9.90	27			781-810			
10.35	28			811-840			
10.80	29			841-870			
11.25	30			871–900			
11.70	31			901-930			
12.15	32			931-960			
12.60	33			961–990			
13.05	34			991-1020			
13.50	35	Up to 10.0	Up to 500	1021-1050	Up to 500		
13.95	36	10.1-10.4	501-520	1051-1080	501-520		
14.40	37	10.5–10.8	521-540	1081-1110	521-540		
14.85	38	10.9-11.2	541-560	1111-1140	541-560		
15.30	39	11.3–11.6	561-580	1141-1170	561-580		
15.75	40	11.7-12.0	581-600	1171-1200	581-600		
16.20	41	12.1–12.4	601–620	1201–1230	601–620		
16.65	42	12.5–12.8	621-640	1231-1260	621–640		
17.10	43	12.9–13.2	641660	1261-1290	641-660		
17.55	44	13.3–13.6	661–680	1291-1320	661–680		
18.00	45	13.7–14.0	681-700	1321-1350	681–700		
18.45	46	14.1-14.4	701-720	1351-1380	701–720		
18.90	47	14.5–14.8	721–740	1381–1410	721-740		
19.35	48	14.9–15.2	741-760	1411-1440	741–760		
19.80	49	15.3–15.6	761–780	1441-1470	761–780		
20.25	50	15.7–16.0	781-800	1471-1500	781–800		
20.70	51	16.1–16.4	801-820	1501-1530	801-820		
21.15	52	16.5–16.8	821-840	1531-1560	821-840		
21.60	53	16.9–17.2	841-860	1561–1590	841-860		
22.05	54	17.3–17.6	861–880	1591–1620	861–880		
22.50	55	17.7–18.0	881-900	1621–1650	881-900		
22.95	56	18.1-18.4	901-920	1651–1680	901–920		
23.40	57	18.5–18.8	921-940	1681–1710	921-940		
23.85	58	18.9–19.2	941–960	1711-1740	941-960		
24.30	59	19.3–19.6	961-980	1741-1770	961–980		
24.75	60	19.7–20.0	981-1000	1771–1800	981–1000		
25.20	61	20.1–20.4	1001-1020	1801-1830	1001–1020		
25.65	62	20.5–20.8	1021-1040	1831–1860	1021-1040		
26.10	63	20.9–21.2	1041-1060	1861-1890	1041-1060		

GUARANTEED PRODUCTION

(Crops listed in order of Priority)

	(Crops listed in order of Priority)				
Indemnity Dollars per Acre	1. Corn	2. Soybeans	3. White Beans t	4. Spring Grain	5. Coloured Beans
	(Bushels per acre)	(Bushels per acre)	(Pounds per acre)	(Pounds per acre)	(Pounds per acre)
26.55	64	21.3–21.6	1061-1080	1891–1920	1061-1080
27.00	65	21.7-22.0	1081-1100	1921-1950	1081-1100
27.45	66	22.1-22.4	1101-1120	1951-1980	1101-1120
27.90	67	22.5-22.8	1121-1140	1981-2010	1121-1140
28.35	68	22.9-23.2	1141-1160	2011-2040	1141-1160
28.80	69	23.3-23.6	1161-1180	2041-2070	1161–1180
29.25	70	23.7-24.0	1181-1200	2071–2100	1181-1200
29.70	71	24.1-24.4	1201–1220	2101–2130	1201-1220
30.15	72	24.5-24.8	1221-1240	2131-2160	1221-1240
30.60	73	24.9-25.2	1241-1260	2161-2190	12411260
31.05	74	25.3-25.6	1261-1280	2191–2220	1261-1280
31.50	75	25.7-26.0	1281-1300	2221–2250	1281-1300
31.95	76	26.1-26.4	1301-1320	2251-2280	1301-1320
32.40	77	26.5–26.8	1321-1340	2281–2310	1321-1340
32.85	78	26.9-27.2	1341-1360	2311-2340	1341-1360
33.30	79	27.3-27.6	1361-1380	2341-2370	1361-1380
33.75	80	27.7-28.0	1381-1400	2371-2400	1381-1400
34.20	81	28.1-28.4	1401-1420	2401-2430	1401-1420
34.65	82	28.5-28.8	1421-1440	2431-2460	1421-1440
35.10	83	28.9-29.2	1441-1460	2461-2490	1441-1460
35.55	84	29.3-29.6	1461-1480	2491-2520	1461-1480
36.00	85	29.7-30.0	1481-1500	2521–2550	1481-1500
	or more	or more	or more	or more	or more

O. Reg. 345/75, s. 7.

8. Form 2 of the said Regulation is revoked and the following substituted therefor:

Form 2

The Crop Insurance Act (Ontario)

SOYBEAN ENDORSEMENT

WHEREAS the insured person has applied for crop insurance for soybeans under The Ontario Crop Insurance Plan for Soybeans, hereinafter referred to as "the plan", and has paid the deposit premium prescribed thereunder.

Now Therefore, subject to *The Crop Insurance Act (Ontario)* and the regulations made thereunder, the contract of insurance between The Crop Insurance Commission of Ontario and the insured person is hereby extended to cover soybeans.

HARVESTING OF SEEDED ACREAGE

- 1.—(1) All acreage seeded to soybeans in a crop year shall be harvested unless the Commission, upon application therefor in writing, consents in writing to,
 - (a) the use of the seeded acreage or any part thereof for another purpose; or
 - (b) the abandonment or destruction of the insured crop or any part thereof.
- (2) Where the harvesting of any seeded acreage is not completed and the failure to harvest was not caused by an insured peril, the contract of insurance shall cease to apply to such unharvested acreage and no indemnity shall be payable therefor.

EVALUATION OF LOSS

2.—(1) Where,

- (a) the insured so elects on his application for insurance and pays a premium deposit of \$1 for each acre intended to be sown to a spring sown crop; and
- (b) the seeding or planting of three acres or more or a crop is prevented by one or more of the designated perils,

an indemnity shall be paid in respect of each acre unplanted, the amount of which shall correspond to the guaranteed production of the spring sown crop highest in priority on the list in the Table of those intended to be grown and insured by the insured person.

- (2) Where the insured person seeds or plants a crop in respect of which crop production insurance was applied for, the premium deposit for the acreage so seeded or planted shall be applied against the regular premium.
- (3) Where the insured person seeds or plants a crop which is not listed in the Table, the premium deposit in respect of such acreage shall be refunded.
- (4) Where the insured person seeds or plants a crop which is listed in the Table and fails to insure the crop, the premium deposit in respect of acreage so planted shall be retained by the Commission as payment for the coverage provided.
- (5) Where the insured person is unable to seed or plant any acreage designated on the application as intended to be sown to a spring sown crop, the premium deposit in respect of such acreage shall be retained by the Commission as payment for the coverage provided.
- (6) This paragraph does not apply to, and no indemnity is payable in respect of land,
 - (a) that is orchard land, pasture, woodland, seeded to a perennial crop, fall sown or intended for summer fallow;
 - (b) that is untilled and was not cropped in the previous year; or
 - (c) that, in the opinion of the Commission, is not insurable.
- 3.—(1) Where loss or damage to three acres or more of the insured crop resulting from an insured peril occurs prior to the 1st day of July in the crop year, the Commission, upon application therefor in writing by the insured person, may consent in writing to the reseeding of the damaged acreage.

- (2) Where the damaged acreage is reseeded in accordance with subparagraph 1, the Commission shall pay a supplementary benefit to the insured person calculated at the rate of \$15 for each reseeded acre.
- (3) Where the damaged acreage is reseeded to soybeans, the contract of insurance shall continue to apply to such reseeded acreage.
- 4.—(1) Where loss or damage occurs prior to harvest, the Commission, upon application therefor in writing by the insured person, may consent in writing to the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.
- (2) Where damaged acreage is used for any other purpose or the insured crop thereon is abandoned or destroyed in accordance with subparagraph 1, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production for the damaged acreage and the potential production for the damaged acreage determined under subparagraph 1 by the established price per bushel.
- (3) Where damaged acreage is not used for any other purpose or the crop thereon is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 2 shall not be taken into account in the final adjustment of loss.
- (4) Where the actual production of the harvested acreage is less than the guaranteed production for such acreage, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price per bushel.

FINAL ADJUSTMENT OF LOSS FOR TOTAL INSURED ACREAGE

- 5. The indemnity payable with respect to the total insured acreage in the final adjustment of loss shall be the sum of all loss calculations made under paragraphs 2, 3 and 4 applicable to such acreage, but where,
 - (a) the actual production of any harvested acreage; or
 - (b) the potential production of any unharvested acreage,

exceeds the guaranteed production of such acreage, the indemnity otherwise payable in respect of loss calculations made under paragraph 4 shall be reduced by the amount obtained by multiplying such excess by the established price per bushel.

6. Notwithstanding paragraph 5, where at any time after the 20th day of June, two acres or more of the insured acreage is totally destroyed by hail or tornado, the Commission, upon application therefor in writing by the insured person, may consent in writing to the release from the contract of insurance of the acreage so destroyed and, in such case, the amount of loss shall be calculated by multiplying the guaranteed production for the released acreage by the established price per bushel.

INCORRECT ACREAGE IN FINAL ACREAGE REPORT

- 7.—(1) Where the actual seeded acreage of soybeans in a crop year is less than the seeded acreage declared on the final acreage report, the guaranteed production and the amount of insurance shall be reduced proportionately.
- (2) Where the actual seeded acreage of soybeans in a crop year exceeds the seeded acreage declared on the final acreage report, the production from the total seeded acreage shall be counted and there shall be no increase in the total guaranteed production or the maximum amount of indemnity payable.

IN WITNESS WHEREOF The Crop Insurance Commission of Ontario has caused this endorsement to be signed by its general manager but the same shall not be binding upon the Commission until countersigned by a duly authorized representative thereof.

O. Reg. 345/75, s. 8.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 7th day of April, 1975.

(5461)

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 346/75.

Crop Insurance Plan—White Beans. Made—April 7th, 1975. Approved—April 30th, 1975. Filed—May 6th, 1975.

REGULATION TO AMEND
REGULATION 154 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

- Section 5 of the Schedule to Regulation 154
 of Revised Regulations of Ontario, 1970 is
 revoked and the following substituted therefor:
- 5. The crop year for white beans is the period from the 1st day of March in any year to the last day of February next following.
 - Clause c of section 7 of the said Schedule, as amended by section 1 of Ontario Regulation 376/74, is revoked and the following substituted therefor:
 - (c) be filed with the Commission not later than the 1st day of May in the crop year.
 - 3. Section 10 of the said Schedule, as remade by section 4 of Ontario Regulation 376/74, is revoked and the following substituted therefor:
- 10. For the purposes of this plan, the established price for white beans is,
 - (a) 7¢;
 - (b) 11¢; or
 - (c) 15¢,

per pound.

- 4. Section 11 of the said Schedule, as remade by section 5 of Ontario Regulation 376/74, is revoked and the following substituted therefor:
- 11.-(1) Where,
 - (a) the insured person applies therefor in writing on or before the 1st day of May in a crop year; and
 - (b) the Commission consents in writing,

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any established price designated in section 10 may be substituted for the established price selected by the insured person at the time a contract of insurance is made, or any established price substituted in lieu thereof under this section.

- (2) Where, upon any renewal, the insured person fails to select an established price pursuant to subsection 1, the Commission may designate the established price applicable to the contract for the crop year.
 - 5. Section 12 of the said Schedule, as remade by section 3 of Ontario Regulation 223/73, is revoked and the following substituted therefor:
- 12. The maximum indemnity payable for a loss in production of white beans in a crop year is the amount obtained by multiplying the total guaranteed production determined under section 9 by the established price per pound determined under section 10.
 - 6. Subsection 1 of section 13 of the said Schedule, as remade by section 6 of Ontario Regulation 376/74, is revoked and the following substituted therefor:

- (1) The total premium is,
 - (a) \$5.60 per acre where the established price is 7 cents per pound;
 - (b) \$8.80 per acre where the established price is 11 cents per pound; and
 - (c) \$12 per acre where the established price is 15 cents per pound.
 - 7. The said Schedule is amended by adding thereto the following section:

FINAL SEEDING DATE

- 19. For the purposes of this plan, the final date for seeding white beans in a crop year is the 1st day of July or such other date as may be determined from time to time by the Commission.
 - Section 20 of the said Schedule, as remade by section 5 of Ontario Regulation 223/73, is revoked.
 - The Table of the said Regulation, as made by section 9 of Ontario Regulation 376/74, is revoked and the following substituted therefor:

TABLE

Indemnity	GUARANTEED PRODUCTION (Crops listed in order of Priority)						
Dollars per Acre	1. Corn	2. Soybeans	3. White Beans	4. Spring Grain	5. Coloured Beans		
	(Bushels per acre)	(Bushels per acre)	(Pounds per acre)	(Pounds per acre)	(Pounds per acre)		
\$ 9.00	Up to 25			Up to 750			
9.45	26			751–780			
9.90	27			781810			
10.35	28			811–840			
10.80	29			841-870			
11.25	30			871-900			
11.70	31			901–930			
12.15	32			931–960			
12.60	33			961-990			
13.05	34			991-1020			
13.50	35	Up to 10.0	Up to 500	1021-1050	Up to 500		
13.95	36	10.1–10.4	501-520	1051-1080	501-520		
14.40	37	10.5–10.8	521-540	1081-1110	521-540		
14.85	38	10.9–11.2	541-560	1111-1140	541-560		
15.30	39	11.3–11.6	561-580	1141-1170	561-580		
15.75	40	11.7-12.0	581-600	1171-1200	581600		

GUARANTEED PRODUCTION

		(Crop	os listed in order of	Priority)	
Indemnity Dollars per Acre	1. Corn	2. Soybeans	3. White Beans	4. Spring Grain	5. Coloured Beans
	(Bushels per acre)	(Bushels per acre)	(Pounds per acre)	(Pounds per acre)	(Pounds per acre)
16.20	41	12.1-12.4	601-620	1201-1230	601–620
16.65	42	12.5–12.8	621–640	1231-1260	621–640
17.10	43	12.9–13.2	641–660	1261–1290	641–660
17.55	44	13.3–13.6	661-680	1291-1320	661–680
18.00	45	13.7–14.0	681–700	1321–1350	681–700
18.45	46	14.1-14.4	701–720	1351–1380	701–720
18.90	47	14.5–14.8	721–740	1381–1410	721–740
19.35	48	14.9–15.2	741–760	1411-1440	741–760
19.80	49	15.3–15.6	761–780	1441–1470	761–780
20.25	50	15.7–16.0	781–800	1471–1500	781–800
20.70	51	16.1–16.4	801–820	1501–1530	801–820
21.15	52	16.5–16.8	821–840	1531–1560	821-840
21.60	53	16.9–17.2	841–860	1561–1590	841–860
22.05	54	17.3–17.6	861–880	1591–1620	861–880
22.50	55	17.7–18.0	881–900	1621–1650	881–900
22.95	56	18.1–18.4	901–920	1651–1680	901–920
23.40	57	18.5–18.8	921–940	1681–1710	921–940
23.85	58	18.9–19.2	941–960	1711–1740	941–960
24.30	. 59	19.3–19.6	961–980	1741–1770	961–980
24.75	60	19.7–20.0	981–1000	1771–1800	981–1000
25.20	61	20.1–20.4	1001–1020	1801–1830	1001–1020
25.65	62	20.5–20.8	1021–1040	1831–1860	1021–1040
26.10	63	20.9–21.2	1041–1060	1861–1890	1041–1060
26.55	64	21.3–21.6	1061–1080	1891–1920	1061–1080
27.00	65	21.7–22.0	1081–1100	1921–1950	1081–1100
27.45	66	22.1–22.4	1101–1120	1951–1980	1101–1120
27.90	67	22.5–22.8	1121-1140	1981–2010	1121–1140
28.35	68	22.9–23.2	1141-1160	2011–2040	1141–1160
28.80	69	23.3–23.6	1161-1180	2041–2070	1161–1180
29.25	70	23.7–24.0	1181–1200	2071–2100	1181–1200
29.70	71	24.1–24.4	1201-1220	2101–2130	1201–1220
30.15	72	24.5–24.8	1221–1240	2131–2160	1221-1240
30.60	73	24.9–25.2	1241–1260	2161–2190	1241–1260
31.05	74	25.3–25.6	1261–1280	2191–2220	1261–1280
31.50	75	25.7–26.0	1281–1300	2221–2250	1281–1300
31.95	76	26.1–26.4	1301–1320	2251–2280	1301–1320
32.40	77	26.5–26.8	1321-1340	2281–2310	1321–1340
32.85 33.30	78	26.9–27.2	1341-1360	2311–2340	1341-1360
33.75	79	27.3–27.6	1361-1380	2341–2370	1361–1380
	80	27.7–28.0	1381–1400	2371–2400	1381–1400
34.20	81	28.1–28.4	1401–1420	2401–2430	1401–1420

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I. J	GUARANTEED PRODUCTION (Crops listed in order of Priority)					
Indemnity Dollars per Acre	1. Corn	2. Soybeans	3. White Beans	4. Spring Grain	5. Coloured Beans	
	(Bushels per acre)	(Bushels per acre)	(Pounds per acre)	(Pounds per acre)	(Pounds per acre)	
34.65	82	28.5–28.8	1421-1440	2431-2460	1421-1440	
35.10	83	28.9-29.2	1441-1460	2461–2490	1441-1460	
35.55	84	29.3–29.6	1461–1480	2491–2520	1461-1480	
36.00	85	29.7–30.0	1481-1500	2521–2550	1481-1500	
	or more	or more	or more	or more	or more	

O. Reg. 346/75, s. 9.

10. Form 2 of the said Regulation is revoked and the following substituted therefor:

Form 2

The Crop Insurance Act (Ontario)

WHITE BEAN ENDORSEMENT

WHEREAS the insured person has applied for crop insurance for white beans under The Ontario Crop Insurance Plan for White Beans, hereinafter referred to as "the plan", and has paid the deposit premium prescribed thereunder;

Now Therefore, subject to *The Crop Insurance Act (Ontario)* and the regulations made thereunder, the contract of insurance between The Crop Insurance Commission of Ontario and the insured person is hereby extended to cover white beans.

HARVESTING OF SEEDED ACREAGE

- 1.—(1) All acreage seeded to white beans in a crop year shall be harvested as white beans unless the Commission, upon application therefor in writing, consents in writing to,
 - (a) the use of the seeded acreage or any part thereof for another purpose; or
 - (b) the abandonment or destruction of the insured crop or any part thereof.
- (2) Where the harvesting of any seeded acreage is not completed and the failure to harvest was not caused by an insured peril, the contract of insurance shall cease to apply to such unharvested acreage and no indemnity shall be payable therefor.

EVALUATION OF LOSS

2.—(1) Where,

- (a) the insured so elects on his application for insurance and pays a premium deposit of \$1 for each acre intended to be sown to a spring sown crop; and
- (b) the seeding or planting of three acres or more of a crop is prevented by one or more of the designated perils,

an indemnity shall be paid in respect of each acre unplanted, the amount of which shall correspond to the guaranteed production of the spring sown crop highest in priority on the list in the Table of those intended to be grown and insured by the insured person.

- (2) Where the insured person seeds or plants a crop in respect of which crop production insurance was applied for, the premium deposit for the acreage so seeded or planted shall be applied against the regular premium.
- (3) Where the insured person seeds or plants a crop which is not listed in the Table, the premium deposit in respect of such acreage shall be refunded.
- (4) Where the insured person seeds or plants a crop which is listed in the Table and fails to insure the crop, the premium deposit in respect of acreage so planted shall be retained by the Commission as payment for the coverage provided.
- (5) Where the insured person is unable to seed or plant any acreage designated on the application as intended to be sown to a spring sown crop, the premium deposit in respect of such acreage shall be retained by the Commission as payment for the coverage provided.

- (6) This paragraph does not apply to, and no indemnity is payable in respect of land,
 - (a) that is orchard land, pasture, woodland, seeded to a perennial crop, fall sown or intended for summer fallow;
 - (b) that is untilled and was not cropped in the previous year; or
 - (c) that, in the opinion of the Commission, is not insurable.
- 3.—(1) Where loss or damage to three acres or more of the insured crop resulting from an insured peril occurs prior to the 1st day of July in the crop year, the Commission, upon application therefor in writing by the insured person, may consent in writing to the reseeding of the damaged acreage.
- (2) Where the damaged acreage is reseeded in accordance with subparagraph 1, the Commission shall pay a supplementary benefit to the insured person calculated at the rate of \$15 for each reseeded acre.
- (3) Where the damaged acreage is reseeded to white beans, the contract of insurance shall continue to apply to such reseeded acreage.
- 4.—(1) Where loss or damage occurs prior to harvest, the Commission, upon application therefor in writing by the insured person, may consent in writing to the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.
- (2) Where damaged acreage is used for any other purpose or the insured crop thereon is abandoned or destroyed in accordance with subparagraph 1, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production for the damaged acreage and the potential production for the damaged acreage determined under subparagraph 1 by the established price per pound.
- (3) Where damaged acreage is not used for any other purpose or the crop thereon is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 2 shall not be taken into account in the final adjustment of loss.
- (4) Where the actual production of the harvested acreage is less than the guaranteed production for such acreage, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price per pound.

FINAL ADJUSTMENT OF LOSS FOR TOTAL INSURED ACREAGE

- 5. The indemnity payable with respect to the total insured acreage in the final adjustment of loss shall be the sum of all loss calculations made under paragraphs 2, 3 and 4 applicable to such acreage, but where,
 - (a) the actual production of any harvested acreage; or
 - (b) the potential production of any unharvested acreage,

exceeds the guaranteed production of such acreage, the indemnity otherwise payable in respect of loss calculations made under paragraph 4 shall be reduced by the amount obtained by multiplying such excess by the established price per pound.

6. Notwithstanding paragraph 5, where at any time after the 30th day of June, two acres or more of the insured acreage is totally destroyed by hail or tornado, the Commission, upon application therefor in writing by the insured person, may consent in writing to the release from the contract of insurance of the acreage so destroyed and, in such case, the amount of loss shall be calculated by multiplying the guaranteed production for the released acreage by the established price per pound.

INCORRECT ACREAGE IN FINAL ACREAGE REPORT

- 7.—(1) Where the actual seeded acreage of white beans in a crop year is less than the seeded acreage declared on the final acreage report, the guaranteed production and the amount of insurance shall be reduced proportionately.
- (2) Where the actual seeded acreage of white beans in a crop year exceeds the seeded acreage declared on the final acreage report, the production from the total seeded acreage shall be counted and there shall be no increase in the total guaranteed production or the maximum amount indemnity payable.

IN WITNESS WHEREOF The Crop Insurance Commission of Ontario has caused this endorsement to be signed by its general manager but the same shall not be binding upon the Commission until countersigned by a duly authorized representative thereof.

Counterpigned and date	
thisday of	19
Duly Authorized Representative	General Manager
•	O. Reg. 346/75, s. 10

Countersigned and dated at

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 7th day of April, 1975.

(5462)

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 347/75. Crop Insurance Plan—Coloured Beans. Made—April 7th, 1975. Approved—April 30th, 1975. Filed—May 6th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 304/73 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- 1. Section 5 of the Schedule to Ontario Regulation 304/73 is revoked and the following substituted therefor:
- 5. The crop year for coloured beans is the period from the 1st day of March in any year to the last day of February next following.
 - Clause c of section 7 of the said Schedule, as amended by section 1 of Ontario Regulation 360/74, is revoked and the following substituted therefor:
 - (c) be filed with the Commission not later than the 1st day of May in the crop year.
 - 3. Section 10 of the said Schedule, as remade by section 3 of Ontario Regulation 360/74, is revoked and the following substituted therefor:
- 10. For the purposes of this plan, the established price for coloured beans is,
 - (a) 7¢;
 - (b) 11¢; or
 - (c) 15¢,

per pound.

4. Section 11 of the said Schedule, as amended by section 4 of Ontario Regulation 360/74, is revoked and the following substituted therefor: 11.-(1) Where,

(a) the insured person applies therefor in writing on or before the 1st day of May in a crop year; and

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(b) the Commission consents in writing,

any established price designated in section 10 may be substituted for the established price selected by the insured person at the time a contract of insurance is made, or any established price substituted in lieu thereof under this section.

- (2) Where, upon any renewal, the insured person fails to select an established price pursuant to subsection 1, the Commission may designate the established price applicable to the contract for the crop year.
 - 5. Section 12 of the said Schedule is revoked and the following substituted therefor:
- 12. The maximum indemnity payable for a loss in production of coloured beans in a crop year is the amount obtained by multiplying the total guaranteed production determined under section 9 by the established price per pound determined under section 10.
 - 6. Subsection 1 of section 13 of the said Schedule, as amended by subsection 1 of section 5 of Ontario Regulation 360/74, is revoked and the following substituted therefor:
 - (1) The total premium is,
 - (a) \$5.60 per acre where the established price is 7 cents per pound;
 - (b) \$8.80 per acre where the established price is 11 cents per pound; and
 - (c) \$12 per acre where the established price is 15 cents per pound.
 - 7. The said Schedule is amended by adding thereto the following section:

FINAL SEEDING DATE

- 18. For the purposes of this plan, the final date for seeding coloured beans in a crop year is the 1st day of July or such other date as may be determined from time to time by the Commission.
 - 8. Section 19 of the said Schedule is revoked.
 - 9. The Table of the said Regulation, as made by section 9 of Ontario Regulation 360/74, is revoked and the following substituted therefor:

TABLE

		GUAR	RANTEED PROD	UCTION				
	(Crops listed in order of Priority)							
Indemnity Dollars per Acre	1. Corn	2. Soybeans	3. White Beans	4. Spring Grain	5. Coloured Beans			
	(Bushels per acre)	(Bushels per acre)	(Pounds per acre)	(Pounds per acre)	(Pounds per acre)			
\$ 9.00	Up to 25			Up to 750				
9.45	26			751–780				
9.90	27			781-810				
10.35	28			811-840				
10.80	29			841-870				
11.25	30			871–900				
11.70	31			901–930				
12.15	32			931-960				
12.60	33			961–990				
13.05	34			991–1020				
13.50	35	Up to 10.0	Up to 500	1021-1050	Up to 500			
13.95	36	10.1–10.4	501-520	1051-1080	501-520			
14.40	37	10.5–10.8	521-540	1081-1110	521-540			
14.85	38	10.9-11.2	541–560	1111-1140	541-560			
15.30	39	11.3–11.6	561-580	1141-1170	561-580			
15.75	40	11.7–12.0	581–600	1171-1200	581–600			
16.20	41	12.1-12.4	601–620	1201-1230	601–620			
16.65	42	12.5–12.8	621–640	1231–1260 -	621–640			
17.10	43	12.9-13.2	641–660	1261–1290	641–660			
17.55	44	13.3–13.6	661–680	1291–1320	661–680			
18.00	45	13.7–14.0	681–700	1321–1350	681–700			
18.45	46	14.1–14.4	701–720	1351–1380	701–720			
18.90	47	14.5–14.8	721-740	1381–1410	721–740			
19.35	48	14.9–15.2	741–760	1411–1440	741–760			
19.80	49	15.3–15.6	761–780	1441–1470	761–780			
20.25	50	15.7–16.0	781–800	1471-1500	781-800			
20.70	51	16.1–16.4	801-820	1501–1530	801-820			
21.15	52	16.5–16.8	821-840	1531–1560	821–840			
21.60	53	16.9–17.2	841-860	1561–1590	841–860			
22.05	54	17.3–17.6	861–880	1591–1620	861–880			
22.50	55	17.7–18.0	881-900	1621–1650	881–900			
22.95	56	18.1–18.4	901–920	1651–1680	901–920			
23.40	57	18.5–18.8	921–940	1681–1710	921–940			
23.85	58	18.9–19.2	941-960	1711–1740	941–960			
24.30	59	19.3–19.6	961–980	1741–1770	961–980			
24.75	60	19.7–20.0	981–1000	1771–1800	981–1000			
25.20	61	20.1–20.4	1001–1020	1801-1830	1001-1020			
25.65	62	20.5–20.8	1021-1040	1831–1860	1021-1040			
26.10	63	20.9–21.2	1041-1060	1861–1890	1041-1060			

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TABLE

	GUARANTEED PRODUCTION (Crops listed in order of Priority)						
Indemnity Dollars per Acre							
	1. Corn	2. Soybeans	3. White Beans	4. Spring Grain	5. Coloured Beans		
	(Bushels per acre)	(Bushels per acre)	(Pounds per acre)	(Pounds per acre)	(Pounds per acre)		
26.55	64	21.3–21.6	1061–1080	1891–1920	1061-1080		
27.00	65	21.7-22.0	1081-1100	1921–1950	1081-1100		
27.45	66	22.1-22.4	1101-1120	1951-1980	1101-1120		
27.90	67	22.5-22.8	1121-1140	1981–2010	1121-1140		
28.35	68	22.9-23.2	1141-1160	2011–2040	1141-1160		
28.80	69	23.3-23.6	1161-1180	2041–2070	1161–1180		
29.25	70	23.7-24.0	1181–1200	2071–2100	1181-1200		
29.70	71	24.1-24.4	1201-1220	2101–2130	1201-1220		
30.15	72	24.5-24.8	1221-1240	2131-2160	1221-1240		
30.60	73	24.9-25.2	1241-1260	2161-2190	1241-1260		
31.05	74	25.3-25.6	1261-1280	2191–2220	1261-1280		
31.50	75	25.7-26.0	1281-1300	2221–2250	1281-1300		
31.95	76	26.1-26.4	1301-1320	2251-2280	1301-1320		
32.40	77	26.5-26.8	1321-1340	2281-2310	1321-1340		
32.85	78	26.9-27.2	1341-1360	2311-2340	1341-1360		
33.30	79	27.3-27.6	1361–1380	2341–2370	1361-1380		
33.75	80	27.7-28.0	1381-1400	2371-2400	1381-1400		
34.20	81	28.1-28.4	1401-1420	2401-2430	1401-1420		
34.65	82	28.5-28.8	1421-1440	2431-2460	1421-1440		
35.10	83	28.9-29.2	1441-1460	2461-2490	1441-1460		
35.55	84	29.3-29.6	1461–1480	2491-2520	1461–1480		
36.00	85	29.7-30.0	1481-1500	2521-2550	1481-1500		
	or more	or more	or more	or more	or more		

O. Reg. 347/75, s. 9.

- 10.—(1) Subparagraphs 2 and 3 of paragraph 1 of Form 1 of the said Regulation are revoked and the following substituted therefor:
- (2) Where the harvesting of any seeded acreage is not completed and the failure to harvest was not caused by an insured peril, the contract of insurance shall cease to apply to such unharvested acreage and no indemnity shall be payable therefor.
 - (2) Paragraph 2 of the said Form 1 is revoked.
 - (3) Paragraph 3 of the said Form 1, as remade by subsection 1 of section 8 of Ontario Regulation 360/74, is revoked.

(4) The heading preceding paragraph 3a of the said Form 1, as made by subsection 2 of section 8 of Ontario Regulation 360/74, is revoked and the following substituted therefor:

EVALUATION OF LOSS

- (5) Subparagraph 1 of the said paragraph 3a is revoked and the following substituted therefor:
- (1) Where,
 - (a) the insured so elects on his application for insurance and pays a premium deposit of \$1 for each acre intended to be sown to a spring sown crop; and

(b) the seeding or planting of three acres or more of a crop is prevented by one or more of the designated perils,

an indemnity shall be paid in respect of each acre unplanted, the amount of which shall correspond to the guaranteed production of the spring sown crop highest in priority on the list in the Table of those intended to be grown and insured by the insured person.

- (6) Clause b of subparagraph 6 of the said paragraph 3a is revoked and the following substituted therefor:
 - (b) that is untilled and was not cropped in the previous year; or
 - (c) that, in the opinion of the Commission, is not insurable.
- (7) The heading preceding paragraph 4 of the said Form 1 and the said paragraph 4, as amended by subsection 3 of section 8 of Ontario Regulation 360/74, are revoked and the following substituted therefor:
- 4.—(1) Where loss or damage to three acres or more of the insured crop resulting from an insured peril occurs prior to the 1st day of July in the crop year, the Commission, upon application therefor in writing by the insured person, may consent in writing to the reseeding of the damaged acreage.
- (2) Where the damaged acreage is reseeded in accordance with subparagraph 1, the Commission shall pay a supplementary benefit to the insured person calculated at the rate of \$15 for each reseeded acre.
- (3) Where the damaged acreage is reseeded to coloured beans, the contract of insurance shall continue to apply to such reseeded acreage.
 - (8) The heading preceding paragraph 5 of the said Form 1 and the said paragraph 5, as amended by subsections 4 and 5 of section 8 of Ontario Regulation 360/74, are revoked and the following substituted therefor:
- 5.—(1) Where loss or damage occurs prior to harvest, the Commission, upon application therefor in writing by the insured person, may consent in writing to the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.
- (2) Where the damaged acreage is used for any other purpose or the insured crop thereon is abandoned or destroyed in accordance with sub-

paragraph 1, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production for the damaged acreage and the potential production for the damaged acreage determined under subparagraph 1 by the established price per pound.

- (3) Where damaged acreage is not used for any other purpose or the crop thereon is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 2 shall not be taken into account in the final adjustment of loss.
- (4) Where the actual production of the harvested acreage is less than the guaranteed production for such acreage, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price per pound.
 - (9) The heading preceding paragraph 7 of the said Form 1 and the said paragraph 7, as remade by subsection 7 of section 8 of Ontario Regulation 360/74, are revoked and the following substituted therefor:

FINAL ADJUSTMENT OF LOSS FOR TOTAL INSURED ACREAGE

- 7. The indemnity payable with respect to the total insured acreage in the final adjustment of loss shall be the sum of all loss calculations made under paragraphs 3a, 4 and 5 applicable to such acreage, but where,
 - (a) the actual production of any harvested acreage; or
 - (b) the potential production of any unharvested acreage,

exceeds the guaranteed production of such acreage, the indemnity otherwise payable in respect of loss calculations made under paragraph 5 shall be reduced by the amount obtained by multiplying such excess by the established price per pound.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER Chairman

Ronald Atkinson Secretary

Dated at Toronto, this 7th day of April, 1975.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 348/75.

Crop Insurance Plan—Spring Grain. Made—April 7th, 1975. Approved—April 30th, 1975. Filed—May 6th, 1975.

REGULATION TO AMEND
REGULATION 151 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

- Subclause iii of clause c of section 3 of the Schedule to Regulation 151 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 - (iii) spring wheat, and
 - (iv) mixed grain.
- 2. Section 5 of the said Schedule is revoked and the following substituted therefor:
- 5. The crop year for spring grain is the period from the 1st day of March in any year to the last day of February next following.
 - Clause c of subsection 2 of section 9 of the said Schedule is revoked and the following substituted therefor:
 - (c) a bushel of spring wheat weighs 60 pounds;and
 - (d) a bushel of mixed grain weighs 40 pounds.
 - 4. Section 12 of the said Schedule is revoked and the following substituted therefor:
- 12. The maximum indemnity payable for a loss in production of spring grain in a crop year is the amount obtained by multiplying the total guaranteed production determined under section 10 by the established price per pound determined under section 13.
 - Section 13 of the said Schedule, as remade by section 2 of Ontario Regulation 374/74, is revoked and the following substituted therefor:

- 13.—(1) For the purposes of this plan the established price for spring grain is,
 - (a) 2¢;
 - (b) 3¢; or
 - (c) 4¢,

per pound.

- (2) Where,
 - (a) the insured person applies therefor in writing on or before the 1st day of May in a crop year; and
 - (b) the Commission consents in writing,

any established price designated herein may be substituted for the established price selected by the insured person at the time a contract of insurance is made, or any established price substituted in lieu thereof under this section.

- (3) Where, upon any renewal, the insured person fails to select an established price pursuant to subsection 2, the Commission may designate the established price applicable to the contract for the crop year.
 - 6. Subsection 1 of section 14 of the said Schedule, as remade by section 3 of Ontario Regulation 374/74, is revoked and the following substituted therefor:
 - (1) The total premium is,
 - (a) \$3 per acre where the established price is 2 cents per pound;
 - (b) \$4.50 per acre where the established price is 3 cents per pound; and
 - (c) \$6 per acre where the established price is 4 cents per pound.
 - 7. The said Schedule is amended by adding thereto the following section:

FINAL SEEDING DATE

- 19. For the purposes of this plan the final date for seeding spring grain in a crop year is the 1st day of July or such other date as may be determined from time to time by the Commission.
 - 8. Section 21 of the said Schedule, as remade by section 5 of Ontario Regulation 374/74, is revoked.
 - 9. The Table of the said Regulation, as made by section 7 of Ontario Regulation 374/74, is revoked and the following substituted therefor:

TABLE

	GUARANTEED PRODUCTION (Crops listed in order of Priority)					
Indemnity Dollars per Acre	1. Corn	2. Soybeans	3. White Beans	4. Spring Grain	5. Coloured Beans	
	(Bushels per acre)	(Bushels per acre)	(Pounds per acre)	(Pounds per acre)	(Pounds per acre)	
\$ 9.00	Up to 25			Up to 750		
9.45	26		,	751–780		
9.90	27			781–810		
10.35	28			811–840		
10.80	29			841–870		
11.25	30			871–900		
11.70	31			901–930		
12.15	32			931–960		
12.60	33			961–990		
13.05	34			991–1020		
13.50	35	Up to 10.0	Up to 500	1021–1050	Up to 500	
13.95	36	10.1–10.4	501–520	1051–1080	501–520	
14.40	37	10.5–10.8	521–540	1081-1110	521–540	
14.85	38	10.9–11.2	541–560	1111–1140	541–560	
15.30	39	11.3–11.6	561–580	1141–1170	561–580	
15.75	40	11.7–12.0	581–600	1171–1200	581–600	
16.20	41	12.1–12.4	601-620	1201–1230	601–620	
16.65	42	12.5–12.8	621-640	1231–1260	621–640	
17.10	43	12.9–13.2	641–660	1261-1290	641–660	
17.55 18.00	44	13.3–13.6	661–680	1291–1320	661–680	
18.45	46	13.7–14.0	681–700 701–720	1321–1350 1351–1380	681–700 701–720	
18.90	47	14.5–14.8	701-720	1381-1410	701-720	
19.35	48	14.9–15.2	741–760	1411-1440	741–760	
19.80	49	15.3–15.6	761–780	1441–1470	761–780	
20.25	50	15.7–16.0	781–800	1471–1500	781–800	
20.70	51	16.1–16.4	801–820	1501–1530	801–820	
21.15	52	16.5–16.8	821-840	1531–1560	821–840	
21.60	53	16.9–17.2	841–860	1561–1590	841–860	
22.05	54	17.3–17.6	861–880	1591–1620	861–880	
22.50	55	17.7–18.0	881–900	1621–1650	881–900	
22.95	56	18.1–18.4	901–920	1651–1680	901–920	
23.40	57	18.5–18.8	921-940	1681–1710	921–940	
23.85	58	18.9–19.2	941–960	1711-1740	941–960	
24.30	59	19.3–19.6	961–980	1741–1770	961–980	
24.75	60	19.7–20.0	981–1000	1771–1800	981-1000	
25.20	61	20.1–20.4	1001–1020	1801–1830	1001-1020	
25.65	62	20.5–20.8	1021-1040	1831–1860	1021-1040	
26.10	63	20.9–21.2	1041-1060	1861–1890	1041-1060	

TABLE

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	GUARANTEED PRODUCTION (Crops listed in order of Priority)						
Indemnity							
Dollars per Acre	1. Corn	2. Soybeans	3. White Beans	4. Spring Grain	5. Coloured Beans		
	(Bushels per acre)	(Bushels per acre)	(Pounds per acre)	(Pounds per acre)	(Pounds per acre)		
26.55	64	21.3–21.6	1061–1080	1891–1920	1061-1080		
27.00	65	21.7-22.0	1081-1100	1921-1950	1081-1100		
27.45	66	22.1-22.4	1101-1120	1951-1980	1101-1120		
27.90	67	22.5–22.8	1121-1140	1981-2010	1121-1140		
28.35	68	22.9-23.2	1141-1160	2011-2040	1141-1160		
28.80	69	23.3-23.6	1161-1180	2041-2070	1161-1180		
29.25	70	23.7-24.0	1181-1200	2071-2100	1181-1200		
29.70	71	24.1-24.4	1201-1220	2101-2130	1201-1220		
30.15	72	24.5-24.8	1221-1240	2131-2160	1221-1240		
30.60	73	24.9-25.2	1241-1260	2161–2190	1241-1260		
31.05	74	25.3-25.6	1261-1280	2191–2220	1261-1280		
31.50	75	25.7-26.0	1281-1300	2221–2250	1281-1300		
31.95	76	26.1-26.4	1301-1320	2251-2280	1301-1320		
32.40	77	26.5–26.8	1321-1340	2281-2310	1321-1340		
32.85	78	26.9-27.2	1341-1360	2311–2340	1341-1360		
33.30	79	27.3–27.6	1361-1380	2341-2370	1361-1380		
33.75	80	27.7-28.0	1381-1400	2371-2400	1381-1400		
34.20	81	28.1-28.4	1401-1420	2401–2430	1401-1420		
34.65	82	28.5-28.8	1421-1440	2431-2460	1421-1440		
35.10	83	28.9-29.2	1441-1460	2461-2490	1441-1460		
35.55	84	29.3–29.6	1461-1480	2491-2520	1461-1480		
36.00	85	29.7–30.0	1481-1500	2521–2550	1481-1500		
	or more	or more	or more	or more	or more		

O. Reg. 348/75, s. 9.

10. Form 2 of the said Regulation is revoked and the following substituted therefor:

Form 2

The Crop Insurance Act (Ontario)

SPRING GRAIN ENDORSEMENT

WHEREAS the insured person has applied for crop insurance for spring grain under The Ontario Crop Insurance Plan for Spring Grain, hereinafter referred to as "the plan", and has paid the deposit premium prescribed thereunder;

Now Therefore, subject to *The Crop Insurance Act (Ontario)* and the regulations made thereunder, the contract of insurance between The Crop Insurance Commission of Ontario and the insured person is hereby extended to cover spring grain.

HARVESTING OF SEEDED ACREAGE

 1.—(1) All acreage seeded to spring grain in a crop year shall be harvested unless the Commission, upon application therefor in writing, consents in writing to,

- (a) the use of the seeded acreage or any part thereof for another purpose; or
- (b) the abandonment or destruction of the insured crop or any part thereof.
- (2) Where the harvesting of any seeded acreage is not completed and the failure to harvest was not caused by an insured peril, the contract of insurance shall cease to apply to such unharvested acreage and no indemnity shall be payable therefor.

EVALUATION OF LOSS

2. For the purposes of determining the loss in production of spring grain in a crop year and the indemnity payable therefor, the actual production of all harvested acreage of oats, barley, spring wheat and mixed grain shall be combined, and in no case shall the production of oats, barley, spring wheat or mixed grain be taken into account separately.

3.—(1) Where,

- (a) the insured so elects on his application for insurance and pays a premium deposit of \$1 for each acre intended to be sown to a spring sown crop; and
- (b) the seeding or planting of three acres or more of a crop is prevented by one or more of the designated perils,

an indemnity shall be paid in respect of each acre unplanted, the amount of which shall correspond to the guaranteed production of the spring sown crop highest in priority on the list in the Table of those intended to be grown and insured by the insured person.

- (2) Where the insured person seeds or plants a crop in respect of which crop production insurance was applied for, the premium deposit for the acreage so seeded or planted shall be applied against the regular premium.
- (3) Where the insured person seeds or plants a crop which is not listed in the Table, the premium deposit in respect of such acreage shall be refunded.
- (4) Where the insured person seeds or plants a crop which is not listed in the Table, and fails to insure the crop, the premium deposit in respect of acreage so planted shall be retained by the Commission as payment for the coverage provided.
- (5) Where the insured person is unable to seed or plant any acreage designated on the application as intended to be sown to a spring sown crop, the premium deposit in respect of such acreage shall be retained by the Commission as payment for the coverage provided.

- (6) This paragraph does not apply to, and no indemnity is payable in respect of land,
 - (a) that is orchard land, pasture, woodland, seeded to a perennial crop, fall sown or intended for summer fallow;
 - (b) that is untilled and was not cropped in the previous year; or
 - (c) that, in the opinion of the Commission, is not insurable.
- 4.—(1) Where loss or damage to three acres or more of the insured crop resulting from an insured peril occurs prior to the 1st day of July in the crop year, the Commission, upon application therefor in writing by the insured person, may consent in writing to the reseeding of the damaged acreage.
- (2) Where the damaged acreage is reseeded in accordance with subparagraph 1, the Commission shall pay a supplementary benefit to the insured person calculated at the rate of \$15 for each reseeded acre.
- (3) Where the damaged acreage is reseeded to spring grain, the contract of insurance shall continue to apply to such reseeded acreage.
- 5.—(1) Where loss or damage occurs prior to harvest, the Commission, upon application therefor in writing by the insured person, may consent in writing to the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.
- (2) Where damaged acreage is used for any other purpose or the insured crop thereon is abandoned or destroyed in accordance with subparagraph 1, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production for the damaged acreage and the potential production for the damaged acreage determined under subparagraph 1 by the established price per pound.
- (3) Where damaged acreage is not used for any other purpose or the crop thereon is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 2 shall not be taken into account in the final adjustment of loss.
- (4) Where the actual production of the harvested acreage is less than the guaranteed production for such acreage, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price per pound.

FINAL ADJUSTMENT OF LOSS FOR TOTAL INSURED ACREAGE

- 6. The indemnity payable with respect to the total insured acreage in the final adjustment of loss shall be the sum of all loss calculations made under paragraphs 3, 4 and 5 applicable to such acreage, but where,
 - (a) the actual production of any harvested acreage; or
 - (b) the potential production of any unharvested acreage,

exceeds the guaranteed production of such acreage, the indemnity otherwise payable in respect of loss calculations made under paragraph 5 shall be reduced by the amount obtained by multiplying such excess by the established price per pound.

INCORRECT ACREAGE IN FINAL ACREAGE REPORT

- 7.—(1) Where the actual seeded acreage of spring grain in a crop year is less than the seeded acreage declared on the final acreage report, the guaranteed production and the amount of insurance shall be reduced proportionately.
- (2) Where the actual seeded acreage of spring grain in a crop year exceeds the seeded acreage declared on the final acreage report, the production from the total seeded acreage shall be counted and there shall be no increase in the total guaranteed production or the maximum amount of indemnity payable.

IN WITNESS WHEREOF The Crop Insurance Commission of Ontario has caused this endorsement to be signed by its general manager but the same shall not be binding upon the Commission until countersigned by a duly authorized representative thereof.

Countersigned and dated at, this day of, 19

Duly Authorized General Manager Representative

O. Reg. 348/75, s. 10.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 7th day of April, 1975.

(5464)

THE PUBLIC HEALTH ACT

O. Reg. 349/75. Health Units—General. Made—April 15th, 1975. Approved—April 30th, 1975. Filed—May 6th, 1975.

REGULATION TO AMEND REGULATION 711 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC HEALTH ACT

- Item 32 of Appendix A of Regulation 711 of Revised Regulations of Ontario, 1970, as made by subsection 2 of section 1 of Ontario Regulation 562/74, is revoked and the following substituted therefor:
- 32. The County of Brant and the City of Brantford.

F. S. MILLER
Minister of Health

Dated at Toronto, this 15th day of April, 1975.

(5465)

21

THE PUBLIC HEALTH ACT

O. Reg. 350/75. Health Units—General. Made—April 15th, 1975. Approved—April 30th, 1975. Filed—May 6th, 1975.

REGULATION TO AMEND REGULATION 711 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC HEALTH ACT

- (1) Paragraph 1 of Schedule 33 of Regulation 711 of Revised Regulations of Ontario, 1970, exclusive of the subparagraphs, is revoked and the following substituted therefor:
- 1. The Board of Health of the Timiskaming Health Unit shall consist of twelve members as follows:
 - (2) Subparagraphs ii, v, viii, x and xi of the said Schedule 33 are revoked and the following substituted therefor:
 - ii. One member to be appointed by the Municipal Council of the Town of Cobalt, the Municipal Council of the Municipal Township of Coleman, the Municipal Council

of the Town of Latchford and the Trustees of the Corporation of the Improvement District of Temagami.

v. One member to be appointed by the municipal councils of the Municipal Township of Larder Lake and the Improvement District of Gauthier.

viii. Two members to be appointed by the Municipal Council of the Municipal Township of Kirkland Lake.

> F. S. MILLER Minister of Health

Dated at Toronto, this 15th day of April, 1975.

(5466)

21

THE MINISTRY OF HEALTH ACT, 1972

O. Reg. 351/75. Bursaries and Fellowships for Health Study. Made-April 14th, 1975. Approved-April 30th, 1975. Filed-May 6th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 691/73 MADE UNDER THE MINISTRY OF HEALTH ACT, 1972

- 1. Item 1 of Part 5 of the Schedule to Ontario Regulation 691/73, as remade by subsection 3 of section 1 of Ontario Regulation 408/74, is revoked and the following substituted therefor:
- 1. Health Research (Fellowships)

\$5,000 to \$17,500

This Regulation comes into force on the 1st day of July, 1975.O. Reg. 351 /75, s. 2.

F. S. MILLER Minister of Health

Dated at Toronto, this 14th day of April, 1975.

(5467)

21

THE PLANNING ACT

O. Reg. 352/75. Order made under Section 29a of The Planning Act. Made-May 5th, 1975. Filed-May 7th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March. 1973, of section 29 of The Planning Act or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Town of Oakville in The Regional Municipality of Halton, formerly in the Town of Oakville in the County of Halton, and being composed of Lot 8 except the southwesterly 26 feet thereof in Block 100 according to a plan of the said Town drawn by R. W. Kerr, Esquire, a Deputy Provincial Surveyor, bearing date the first day of August, A.D. 1836 and recorded in the Land Registry Office for the Registry Division of Halton (No. 20). O. Reg. 352 /75, s. 1.

> DONALD R. IRVINE Minister of Housing

Dated at Toronto, this 5th day of May, 1975.

21 (5468)

THE PLANNING ACT

O. Reg. 353/75.
Restricted Areas—County of Norfolk,
Township of Townsend.
Made—May 2nd, 1975.
Filed—May 7th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 290/73 MADE UNDER THE PLANNING ACT

- Section 40 of Ontario Regulation 290/73, as remade by section 3 of Ontario Regulation 908/74, is revoked and the following substituted therefor:
- **40.** Notwithstanding any other provision of this Order, the lands described in Schedules 33, 34, 35, 37, 38, 40, 43, 48, 49, 51 and 60 may each be used for one single-family dwelling and buildings and structures accessory thereto, provided the requirements mentioned in section 8 are met. O. Reg. 353/75, s. 1.
 - Section 44 of the said Regulation, as made by section 1 of Ontario Regulation 90/75, is revoked and the following substituted therefor:
- 44. Notwithstanding any other provision of this Order, the lands described in Schedules 54, 55, 56 and 61 may each be used for the erection and use thereon of one additional single-family dwelling. O. Reg. 353/75, s. 2.
 - 3. The said Regulation is amended by adding thereto the following Schedules:

Schedule 60

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Townsend in the County of Norfolk, being composed of part of Lot 2 in Concession VIII in the said City, being Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 37R-466. O. Reg. 353/75, s. 3, part.

Schedule 61

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Townsend in the County of Norfolk, being composed of those parts of lots 9 and 10 in Concession X of the said former Township of Townsend, more particularly described as follows:

Beginning in the southerly limit of the said Lot 9 at the southwest angle of the east half of the southeast quarter of the said Lot 9;

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Thence easterly along the southerly limits of the said lots 9 and 10 to the southeast angle of the west half of the southwest quarter of the said Lot 10;

Thence northerly and parallel with the westerly limit of the said Lot 10 to the northeast angle of the west half of the southwest quarter of the said Lot 10;

Thence easterly along the line dividing the north and south halves of the said Lot 10 to the northeast angle of the southwest quarter of the said Lot 10;

Thence north 15° 40′ west along the centre line dividing the east and west halves of the said Lot 10, a distance of 10 chains and 25 links to the northeast angle of the lands described in Instrument registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 99666;

Thence south 78° 30′ west a distance of 22 chains and 35 links, more or less, to the westerly limit of the east quarter north of the said Lot 9;

Thence southerly along the westerly limit of the east quarter of the said Lot 9 to the place of beginning. O. Reg. 353/75, s. 3, part.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

21

Dated at Toronto, this 2nd day of May, 1975.

(5469)

THE PLANNING ACT

O. Reg. 354/75.
Zoning Order—County of Simcoe,
Township of Nottawasaga.
Made—April 28th, 1975.
Filed—May 7th, 1975.

REGULATION TO AMEND
REGULATION 675 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PLANNING ACT

 Section 40 of Regulation 675 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 770/74, is revoked and the following substituted therefor: **40.** Notwithstanding any other provision of this Order, the parcels of land described in Schedules 1, 3, 4, 6, 8, 9, 10, 11, 13, 14, 16, 17, 21, 22, 26, 31, 32, 33, 34, 35, 50, 52, 53, 54, 55, 56, 57, 58, 62, 63, 64, 65, 66, 67, 71, 72, 73, 74, 75, 79, 80, 81, 82, 83, 90, 91, 92, 93, 94, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 115, 116, 117, 124, 125, 131, 132, 137, 138, 139, 150, 151, 152, 153, 154 and 155 may each be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto, provided the following requirements are met:

Maximum lot coverage 15 per cent

Minimum front yard 25 feet

Minimum side yard 10 feet on one side and 4 feet on the other side

Minimum rear yard 25 feet

Maximum height of dwelling 20 feet

Minimum ground floor one storey—1,000 square

storeys or more—750 square feet

area of dwelling

 Section 43 of the said Regulation, as remade by section 2 of Ontario Regulation 770/74, is revoked and the following substituted therefor:

feet, one and one-half

O. Reg. 354/75, s. 1.

43. Notwithstanding any other provision of this Order, the parcels of land described in Schedules 12, 19, 20, 24, 27, 28, 29, 38, 39, 40, 41, 42, 43, 48, 49, 59, 60, 61, 68, 69, 70, 76, 84, 85, 95, 96, 97, 98, 110, 111, 112, 120, 126, 133, 134, 140, 141, 142, 143, 144, 145, 156, 157, 158, 159, 160 and 161 may each be used for the erection and use thereon of a single-family detached cottage and buildings and structures accessory thereto, provided the following requirements are met:

Maximum lot coverage 15 per cent
Minimum front yard 25 feet
Minimum side yard 10 feet on

n side yard 10 feet on one side and 4 feet on the other side

Minimum rear yard 25 feet

O. Reg. 354/75, s. 2.

 Section 47 of the said Regulation, as remade by section 3 of Ontario Regulation 770/74, is revoked and the following substituted therefor:

- 47. Notwithstanding any other provision of this Order, the parcels of land described in Schedules 37, 77, 86, 87, 88, 89, 113, 114, 121, 122, 127, 128, 129, 130, 135, 136, 146, 147, 162, 163, 164, 165 and 166 may each be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto. O. Reg. 354/75, s. 3.
 - Section 54 of the said Regulation, as made by section 4 of Ontario Regulation 770/74, is revoked and the following substituted therefor:
- **54.** Notwithstanding any other provision of this Order, the parcels of land described in Schedules 149 and 167 may each be used for the erection and use thereon of a single-family detached cottage and buildings and structures accessory thereto. O. Reg. 354/75, s. 4.
 - 5. The said Regulation is amended by adding thereto the following sections:
- 55. Notwithstanding any other provision of this Order, the land described in Schedule 168 may be used for agricultural purposes and buildings and structures accessory thereto but shall not include a building for human habitation. O. Reg. 354/75, s. 5, part.
- **56.** Notwithstanding any other provision of this Order, the land described in Schedule 169 may be used for the operation of an antique shop. O. Reg. 354/75, s. 5, part.
 - 6. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 150

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of the south half of the north half of Lot 19 in Concession VIII of the said Township. O. Reg. 354/75, s. 6, part.

Schedule 151

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of the south half of the south half of Lot 20 in Concession II of the said Township. O. Reg. 354/75, s. 6, part.

Schedule 152

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of that part of Lot 9 in Concession I in the said Township and shown as Part I on a Reference Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-3991. O. Reg. 354/75, s. 6, part.

Schedule 153

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of lots 41 and 42, according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 92. O. Reg. 354/75, s. 6, part.

Schedule 154

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of that part of Lot 34 in Concession IX in the said Township and shown as parts 4 and 5 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-593. O. Reg. 354/75, s. 6, part.

Schedule 155

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of that part of Lot 36 in Concession VIII in the said Township, more particularly described as follows:

Beginning at a place in the easterly limit of Mill Street distant 3,154.56 feet easterly from the intersection of the southerly limit of Mill Street with the easterly limit of Townley Street;

Thence continuing easterly along the said southerly limit a distance of 108 feet to a point;

Thence southerly on a line parallel with the easterly limit of Townley Street a distance of 828.96 feet to the southerly limit of the said Lot 36;

Thence westerly along the said southerly limit a distance of 108 feet to a point;

Thence northerly on a line parallel with the easterly limit of Townley Street a distance of 828.96 feet to the place of beginning. O. Reg. 354/75, s. 6, part.

Schedule 156

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of that part of Lot 56 according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1041. O. Reg. 354/75, s. 6, part.

Schedule 157

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of Lot 14 according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1118. O. Reg. 354/75, s. 6, part.

Schedule 158

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of lots 44 and 45 according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 938. O. Reg. 354/75, s. 6, part.

Schedule 159

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of Lot 47 according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1041. O. Reg. 354/75, s. 6, part.

Schedule 160

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of that part of Lot 52 as shown on a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1391, more particularly described as follows:

Beginning at a place in the northwesterly limit of the said Lot 52, the said place being distant 50 feet southerly measured along the easterly limit of George Street from the most northerly angle of the said Lot;

Thence south 34° 53′ 40″ west a distance of 100 feet to a point;

Thence south 57° 55' east a distance of 301.62 feet to a point;

Thence north 34° 53′ 40″ east a distance of 100 feet to a point;

Thence north 57° 55′ west a distance of 301.62 feet to the place of beginning. O. Reg. 354/75, s. 6, part.

Schedule 161

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of Lot 13 according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1118. O. Reg. 354/75, s. 6, part.

Schedule 162

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of the south half of the south half of Lot 33 in Concession IV of the said Township. O. Reg. 354/75, s. 6, part.

Schedule 163

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of the north half of the south half of Lot 33 in Concession IV of the said Township. O. Reg. 354/75, s. 6, part.

Schedule 164

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of part of Lot 13 in Concession IX of the said Township, more particularly described as follows:

Beginning at an intersection of the southwest corner of the said Lot 13 where it intersects with the Nottawasaga Township Sideroad 12-13;

Thence northerly along the westerly limit of the said Lot a distance of 1,980 feet to the northerly limit of the said Lot:

Thence easterly along the said northerly limit a distance of 550 feet to a point;

Thence southerly parallel with the westerly limit of the said Lot 13 a distance of 1,980 feet to the Nottawasaga Township Sideroad 12-13;

Thence westerly along the northerly limit of the Nottawasaga Township Sideroad 12-13 a distance of 550 feet to the place of beginning. O. Reg. 354/75, s. 6, part.

Schedule 165

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of that part of Lot 27 in Concession II in the said Township, more particularly described as follows:

Beginning at a place in the westerly limit of the north half of the said Lot, the said point being 100 feet northerly along the westerly limit from the southwesterly angle of the said north half;

Thence easterly and parallel with the southerly limit of the said Lot a distance of 228.34 feet to a point;

Thence southerly and parallel with the westerly limit of the said Lot a distance of 200 feet to a point;

Thence westerly on a line parallel with the southerly limit of the said Lot a distance of 228.34 feet to a point in the westerly limit of the south half of the said Lot:

Thence northerly along the westerly limit of the said Lot a distance of 200 feet to the place of beginning; Excepting those lands described in an Instrument registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 161414. O. Reg. 354/75, s. 6, part.

Schedule 166

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of that part of Lot 34 in Concession IX in the said Township, shown as parts 7, 8, 9 and 10 on Reference Plan Number 51R-593 and Part 11 on Reference Plan Number 51R-723, both deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51). O. Reg. 354/75, s. 6, part.

Schedule 167

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of the south half of Lot 7 in Concession IV in the said Township, more particularly described as follows:

Commencing at the southeasterly angle of the said Lot;

Thence northerly along its easterly limit 24 feet, 9 inches to a point;

Thence south 74° 15' west a distance of 468 feet, 7 inches to a point;

Thence north 30° west a distance of 437 feet to the place of beginning;

Thence south 74° 15' west a distance of 210 feet to a point;

Thence north 30° west a distance of 264 feet to a point;

Thence north 74° 15' east a distance of 210 feet to a point;

Thence south 30° east a distance of 264 feet to the place of beginning. O. Reg. 354/75, s. 6, part.

Schedule 168

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of part of Lot 13 in Concession IX of the said Township, more particularly described as follows:

Beginning at a place in the northerly limit of the Nottawasaga Township Sideroad 12-13 at a distance of 550 feet measured easterly from the southwest corner of the said Lot 13 a distance of 1,980 feet, more or less, to the northerly limit of the said Lot;

Thence easterly along that northerly limit a distance of 550 feet to a point;

Thence southerly parallel with the westerly limit of the said Lot a distance of 1,980 feet, more or less, to the northerly limit of the Nottawasaga Township Sideroad 12-13;

Thence westerly along the northerly limit of the Nottawasaga Township Sideroad 12-13 a distance of 550 feet to the place of beginning. O. Reg. 354/75, s. 6, part.

Schedule 169

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being composed of part of Lot 34 in Concession III in the said Township, more particularly described as follows:

Beginning at a place in the southerly limit of that part of the King's Highway known as No. 26 which point is distant 180 feet westerly from the intersection of the said southerly limit and the westerly limit of Joan Street as shown on a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 889;

Thence westerly along the southerly limit of the said part of the King's Highway a distance of 144 feet to a point;

Thence southerly on a line parallel with the westerly limit of Joan Street a distance of 204 feet to a point;

Thence easterly on a line parallel with the southerly limit of the said part of the King's Highway a distance of 144 feet to a point;

Thence northerly on a line parallel with the westerly limit of Joan Street a distance of 204 feet to the place of beginning. O. Reg. 354/75, s. 6, part.

G. M. FARROW, Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 28th day of April, 1975.

(5470)

THE LIMITED PARTNERSHIPS ACT

O. Reg. 355/75. General.

Made—April 30th, 1975. Filed—May 7th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 346/73 MADE UNDER THE LIMITED PARTNERSHIPS ACT

- Section 6 of Ontario Regulation 346/73 is revoked and the following substituted therefor:
- **6.**—(1) Effective the 1st day of January, 1975 a central registry for all records under the Act shall be established in the office of the Registrar of Partnerships, Companies Division, Toronto.
- (2) Effective the 1st day of January, 1975 all records kept under the Act in any land registry office of any registry division shall be transferred to the central registry.
- (3) On or after the 1st day of January, 1975 all certificates under the Act shall be filed in the central registry. O. Reg. 355/75, s. 1.

(5471) 21

THE PARTNERSHIPS REGISTRATION ACT

O. Reg. 356/75. General. Made—April 30th, 1975. Filed—May 7th, 1975.

REGULATION TO AMEND

ONTARIO REGULATION 347/73 MADE UNDER THE PARTNERSHIPS REGISTRATION ACT

- Section 7 of Ontario Regulation 347/73 is revoked and the following substituted therefor:
- 7.—(1) Effective the 1st day of January, 1975 a central registry for all declarations, certificates and records under the Act and *The Limited Partnerships Act* shall be established in the office of the Registrar of Partnerships, Companies Division, Toronto.
- (2) Effective the 1st day of January, 1975 all records kept under the Act in any land registry office of any registry division shall be transferred to the central registry.
- (3) On or after the 1st day of January, 1975 all declarations under the Act shall be filed in the central registry. O. Reg. 356/75, s. 1.

(5472)

THE HOMES FOR SPECIAL CARE ACT

O. Reg. 357/75. General. Made—March 5th, 1975. Filed—May 7th, 1975.

O. Reg. 357 /75

REGULATION TO AMEND REGULATION 438 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HOMES FOR SPECIAL CARE ACT

- 1.—(1) Subsection 4 of section 41 of Regulation 438 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 212/74, is revoked and the following substituted therefor:
- (4) In addition to the amounts prescribed in subsection 1, the Minister may pay for any medical care, clothing, toiletries or other personal necessities required by and supplied to a resident and may pay, in respect to the funeral and burial of a resident, a maximum of \$350 for the total cost of any funeral, and \$150 for the total cost of any burial but, upon the recommendation of the Director, the Minister may pay an amount for the funeral and burial expenses of a resident in excess of these amounts. O. Reg. 357/75, s. 1 (1).
 - (2) The said section 41, as remade by section 2 of Ontario Regulation 219/72 and amended by Ontario Regulations 212/74 and 231/75, is further amended by adding thereto the following subsection:
- (4a) In addition to the amounts prescribed in this section, the Minister may pay for drugs an amount equal to the amounts prescribed in section 41a of Ontario Regulation 323/72 under *The Health Insurance Act, 1972* for drugs which have been,
 - (a) approved by him;
 - (b) ordered by a physician or dentist; and
 - (c) provided to a resident. O. Reg. 357/75, s. 1 (2).
 - (3) Subsections 5 and 6 of the said section 41, as made by section 2 of Ontario Regulation 219/72, are revoked and the following substituted therefor:
- (5) Subject to subsection 8, a resident who has property shall be liable for payment made on his behalf under subsections 1, 4 and 4a.
- (6) Subject to subsection 8, the husband of a resident shall be liable for payments made on behalf of his wife under subsections 1, 4 and 4a. O. Reg. 357/75, s. 1 (3).

- (4) Subsection 8 of the said section 41, as made by section 2 of Ontario Regulation 219/72, is revoked and the following substituted therefor:
- (8) A resident who is receiving care or the husband of a resident shall not be required to repay that portion of payments made under subsections 1, 4 and 4a which would be extended care or insured drug benefits under *The Health Insurance Act, 1972* were the resident not excluded from such benefits under that Act. O. Reg. 357/75, s. 1 (4).
 - This Regulation shall be deemed to have come into force on the 1st day of September, 1974. O. Reg. 357/75, s. 2.

(5474)

THE HEALTH INSURANCE ACT, 1972

O. Reg. 358/75. General. Made—April 30th, 1975. Filed—May 7th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER

THE HEALTH INSURANCE ACT, 1972

- 1. Subsection 1 of section 44 of Ontario Regulation 323/72, as remade by section 1 of Ontario Regulation 768/74, is revoked and the following substituted therefor:
- (1) The following services rendered by optometrists are prescribed as insured services under the Plan:
 - Oculo-Visual Assessment including the determination of the refractive status of the eye, the presence of any observed abnormality in the visual system and all necessary procedures connected thereto and the provision of a written prescription when required.
 - Oculo-Visual Re-assessment including optometrical procedures required to establish or confirm an initial diagnosis or evaluate the efficacy of treatment prescribed or to observe further changes in condition.
 - Partial Oculo-Visual Assessment and subsequent visit including a specific optometrical procedure required for a particular condition.
- (1a) The amount payable by the Plan for the services prescribed in subsection 1 is, where the services are provided to an insured person on or

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after the 1st day of July, 1974, but before the 1st day of May, 1975, 90 per cent of the fee listed for such services in the following fce Schedule:

1.	Oculo-Visual	Assessment	\$15.70
2.	Oculo-Visual	Re-assessment	10.70
3	Partial Oculo	Visual Assessment	6.70

(1b) The amount payable by the Plan for services prescribed in subsection 1 is, where the services are provided to an insured person on or after the 1st day of May, 1975, 90 per cent of the fee listed for such services in the following fee Schedule:

٠.	Ocuio visuai	11336331					VIO.	00
2.	Oculo-Visual	Re-ass	essme	nt.			11.0	00
3.	Partial Oculo	-Visual	Asses	ssm	ent		7.0	00
				0	Reg	358/7	5 5	1

(5475)21

THE HEALTH INSURANCE ACT, 1972

O. Reg. 359/75. General. Made-April 30th, 1975. Filed-May 7th, 1975.

1 Oculo-Visual Assessment

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

- 1.—(1) Clause a of subsection 1 of section 36a of Ontario Regulation 323/72, as made by section 2 of Ontario Regulation 889/74, is revoked and the following substituted there-
 - (a) "chronic care services" means,
 - (i) the services designated in section 37, except those designated in paragraph 4, and
 - (ii) catheter, colostomy and ileostomy sets, which are provided in a chronic care unit:
- (2) Subsection 9 of the said section 36a is revoked. O. Reg. 359/75, s. 1 (2).
- 2.—(1) Clause b of subsection 1 of section 41 of the said Regulation, as made by section 1 of Ontario Regulation 241/73, is revoked. O. Reg. 359/75, s. 2 (1).

- (2) Subsections 3 and 7 of the said section 41 are revoked and the following substituted therefor:
- (3) Devices ordered by a physician and provided to a person who is receiving extended care services are prescribed as insured services. O. Reg. 359/75, s. 2 (2).
 - 3. The said Regulation is amended by adding thereto the following section:

INSURED DRUG BENEFITS

41a.—(1) In this section,

- (a) "drug" means a drug product listed in the Formulary or approved by the Minister;
- (b) "dispensary" means a facility in Ontario approved by the Minister to participate in the drug benefit program established under, the authority of The Family Benefits Act;
- (c) "Formulary" means the Drug Benefit Formulary contained in the Appendix hereto; and
- (d) "Parcost C.D.I." means the Parcost Comparative Drug Index prescribed by the regulations under The Pharmacy Act.
- (2) Dispensaries are prescribed as health facilities for the purposes of the Act and are designated as health facilities for the purposes of section 55.
- (3) Drugs provided on the order of a physician or dentist by a dispensary to,
 - (a) an insured person who is receiving extended care services that are insured services under section 41;
 - (b) an insured person who is receiving chronic care services under section 36a; or
 - (c) an insured person who is receiving home care services from an agency approved by the Ministry,

are prescribed as insured services.

- (4) The amount payable by the Plan for the provision of drugs that are insured services under this section is,
 - (a) for a drug designated "OTC" in the Formulary, the amount specified in the Formulary for the quantity specified in the Formulary;
 - (b) for a drug not designated "OTC" in the Formulary, the amount specified in the Formulary, for the unit specified in the Formulary, plus a dispensing fee of not less than \$1.00 and not more than \$2.10;

- (c) notwithstanding clause b, where product selection is not permitted by the prescriber, the amount specified in the Parcost C.D.I. for the drug prescribed, plus a dispensing fee not less than \$1.00 and not more than \$2.10; or
- (d) for a drug which is not listed in the Formulary, the cost to the dispensary, plus a dispensing fee not less than \$1.00 and not more than \$2.10.
- (5) In addition to the amounts prescribed in subsection 4, the General Manager may pay an amount not exceeding the difference between the amount specified in the Formulary and the acquisition cost of a drug listed in the Formulary, where the acquisition cost incurred by the dispensary is greater than the amount specified in the Formulary.
- (6) It is a condition of payment for insured services under this section that,
 - (a) a claim therefor is made in accordance with this section;
 - (b) the approval of the dispensary by the Minister has not been withdrawn at the time the insured services are provided; and
 - (c) the quantity of drugs dispensed does not exceed a one-month supply of the drug for the insured person.
- (7) A claim for payment for insured services under this section shall,
 - (a) be submitted to the Ministry no later than
 90 days after the insured services were provided;
 - (b) be submitted in a form acceptable to the Minister;
 - (c) contain the following information,
 - (i) identification of the dispensary,
 - (ii) date the services were provided,
 - (iii) identification of the person for whom the insured services were provided,
 - (iv) identification of the drug provided and the quantity dispensed,
 - (v) the prescription file number, and
 - (vi) the reason why the acquisition cost is greater than the amount specified in the Formulary, where a claim is made for the additional amount specified in subsection 5;

- (d) be signed by a pharmacist, physician, or dentist, or a person acting under the authority of a pharmacist, physician or dentist; and
- (e) be accompanied by a declaration in a form acceptable to the Minister, establishing that the acquisition cost to the dispensary is greater than the amount specified in the Formulary, where a claim is made for an additional amount specified in subsection 5. O. Reg. 359/75, s. 3.
- 4. The said Regulation is further amended by adding thereto the following Appendix:

APPENDIX

DRUG BENEFIT FORMULARY

PREFACE

Prescriptions

A Prescription provided by a doctor or dentist in a manner acceptable to the Minister is required for all drugs dispensed under this plan.

Prescriptions for drug products listed in the following categories are valid for not more than 6 months, repeat authorization included: 10:00, 24:00, 28:12, 36:00, 40:00, 60:00, 68:00, 86:00, 88:00. Prescriptions for drug products listed in all other categories are valid for not more than 3 months, repeat authorization included.

Drug Identification Number (DIN) Code

The Formularly lists for each drug, the six-digit Drug Identification Number which has been assigned to each product by the Health Protection Branch of the Department of National Health and Welfare. The DIN uniquely identifies a drug product as to its manufacturer, active ingredients, strength of active ingredients, route of administration and pharmaceutical dosage form.

Each manufacturer is identified by a three letter

Extemporaneous Preparations

In addition to the drugs listed in the Formulary, extemporaneous preparations are eligible as benefits when prescribed by a physician or dentist. Extemporaneous preparations are defined as a drug or mixture of drugs prepared or compounded in a pharmacy according to the order of a prescriber. To be eligible as benefits, extemporaneous preparations shall not duplicate the formulation of a manufactured drug product which is listed as a benefit.

Drug Cost

The drug products and prices listed in this edition of the Formulary are established as benefits. Commencing January 1, 1975.

For injectables, OTC drugs and oral contraceptives (except single entity) the cost is for the package size listed. For ointments, creams and topical powders the cost is per gram. For liquids including aerosols, ophthalmics and otics the cost is per milliliter. For tablets, capsules, suppositories and packages the cost is per tablet, per capsule, per suppository and per package.

Index of Drugs by Therapeutic Classification

4:00	Antihistaminics
8:00 8:08 8:12 8:12:04 8:12:08 8:12:12 8:12:16 8:12:24 8:12:28 8:16 8:20 8:24 8:26 8:32 8:36 8:40	Anti-Infective agents Anthelmintics Antibiotics Antifungals Chloramphenicol Erythromycins Penicillins Tetracyclines Other Antibiotics Antitubercular Agents Plasmodicides (Antimalarials) Sulfonamides Sulfones Trichomonacides Urinary Germicides Miscellaneous Anti-Infectives
10:00	Antineoplastic agents
12:00 12:04 12:08 12:12 12:16	Autonomic agents Parasympathomimetic (Cholinergic) Agents Parasympatholytic (Cholinergic Blocking) Agents Sympathomimetic (Adrenergic Agents) Sympatholytic (Adrenergic Blocking) Agents
16:00	Blood derivatives
20:00 20:04 20:12	Blood formation and coagulation Antianemia Drugs Coagulants and Anti-Coagulants
24:00 24:04 24:06 24:08 24:12	Cardiovascular drugs Cardiac Drugs Antilipemic Drugs Hypotensive Drugs Vasodilating Drugs

(For Diuretics See 40:28)

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THE ONTARIO GAZETTE

O. Reg. 359/75

28:00 28:08 28:10 28:12 28:16 28:16:04 28:16:08 28:16:12 28:20 28:24	Central nervous system drugs Analgesics Narcotic Antagonists Anticonvulsants Psychotherapeutic Agents Antidepressants Tranquilizers Other Psychotropics C.N.S. Stimulants Sedatives and Hypnotics
36:00 36:04 36:56 36:88	Diagnostic agents Adrenal Insufficiency Myasthenia Gravis Urine Contents
40:00 40:08 40:12 40:18 40:28 40:40	Electrolytic, caloric and water balance Alkalinizing Agents Replacement Agents Potassium-Removing Resins Diuretics Uricosuric Drugs
48:00 48:04 48:08	Cough preparations Antitussives Expectorants
52:00 52:04 52:04:04 52:04:08 52:04:12 52:08 52:20 52:24 52:32 52:36	Eye, ear, nose and throat preparations Anti-Infectives (E.E.N.T.) Antibiotics (E.E.N.T.) Sulfonamides (E.E.N.T.) Other Anti-Infectives (E.E.N.T.) Anti-Inflammatory Agents (E.E.N.T.) Miotics Mydriatics Vasoconstrictors (E.E.N.T.) Other Eye, Ear, Nose and Throat Agents
56:00 56:04 56:08 56:12 56:16 56:22	Gastrointestinal drugs Antacids and Adsorbents Antidiarrhea Agents Cathartics Digestants Antiemetics and Antinauseants

60:00	Gold compounds
68:00 68:04 68:08 68:16 68:20 68:24 68:28 68:32 68:32 68:36 68:38	Hormones and substitutes Corticosteroids Androgens Estrogens Insulins and Diabetic Agents Parathyroid Agents Pituitary Agents Progestogens and Oral Contraceptives Thyroids Anti-Thyroids
76:00	Oxytocics ·
84:00 84:04 84:04:04 84:04:08 84:04:12 84:04:16 84:06 84:08 84:12 84:24 84:28 84:36	Skin and mucous membrane preparations Anti-Infectives (Skin) Antibiotics (Skin) Fungicides (Skin) Parasiticides (Skin) Other Anti-Infectives (Skin) Anti-Inflammatory Agents (Skin) Anti-Inflammatory Agents (Skin) Antipruritics and Topical Anesthetics Astringents Emollients, Demulcents and Protectants Keratolytic Agents Miscellaneous Skin and Mucous Membrane Agents
86:00	Spasmolytics
88:00 88:04 88:08 88:12 88:16 88:24 88:28	Vitamins and minerals Vitamin A Vitamins B Vitamin C Vitamin D Vitamin K Multivitamins
92:00	Unclassified therapeutic agents

4:00 Antihistaminics

Brompheniramine Maleate 4mg Tab	026484 Dimetane	ROB	0.0215
Brompheniramine Maleate 0.4mg/ml O/L	026395 Dimetane	ROB	0.0050
*Chlorpheniramine Maleate 4mg Tab	021288 Novopheniram 028193 Chlor-Tripolon	NOP SCH	0.0120
Chlorpheniramine Maleate 0.5mg/ml O/L	028134 Chlor-Tripolon	SCH	0.0076
Chlorpheniramine Maleate 200mg/2ml Inj Sol	028010 Chlor-Tripolon	SCH	1.5800
Chlorpheniramine Maleate 10mg/ml Inj Sol	027995 Chlor-Tripolon	SCH	0.5700
*Cyproheptadine HCI 4mg Tab	016454 Periactin 010073 Vimicon	MSD FRS	0.0407
Cyproheptadine HCI 0.4mg/ml O/L	016314 Periactin 009989 Vimicon	MSD FRS	0.0089
Dexchlorpheniramine Maleate 2mg Tab	028207 Polaramine	SCH	0.0270
Dexchlorpheniramine Maleate			11
0.4mg/ml O/L	225533 Polaramine	SCH	0.0062
Dimethpyrindene Maleate 1mg Tab	005444 Forhistal	CIB	0.0301
*Diphenhydramine HCI 50mg Cap	022764 Benadryl	PDA	0.0375
*Diphenhydramine HCI 25mg Cap	022756 Benadryl	PDA	0.0246
Diphenhydramine HCI 2.5mg/ml O/L	022918 Benadryl	PDA	0.0061
Diphenhydramine HCI 50mg/ml Inj Sol	023205 Benadryl	PDA	0.8400
Diphenhydramine HCI 100mg/10ml Inj Sol	023191 Benadryl	PDA	1.7000
Methdilazine HCI 8mg Tab	003514 Dilosyn	AHA	0.0440
Methdilazine HCI 0.8mg/ml O/L	003158 Dilosyn	AHA	0.0075
Promethazine HCI 25mg Tab	213896 Phenergan	POU	0.0386
Promethazine HCI 10mg Tab	025712 Phenergan	POU	0.0294
Promethazine HCI 2mg/ml O/L	025429 Phenergan	POU	0.0092
Promethazine HCI 50mg/2ml Inj Sol	164046 Phenergan	POU	0.3090
Promethazine HCI 50mg Sup	025402 Phenergan	POU	0.1860
Promethazine HCI 25mg Sup	025720 Phenergan	POU	0.1490
Promethazine HCI 12.5mg Sup	025380 Phenergan	POU	0.1280
Trimeprazine Tartrate 10mg Tab	025801 Panectyl	POU	0.0522
Trimeprazine Tartrate 5mg Tab	025798 Panectyl	POU	0.0398
Trimeprazine Tartrate 2.5mg Tab	025771 Panectyl	POU	0.0322
Tripelennamine HCI 50mg Tab	005703 Pyribenzamine	CIB	0.0366

Not compensable for persons receiving Nursing Home Care

8:00 Anti-Infective Agents

8:08 Anthelmintics

Bephenium Hydroxynaphthoate 5g/pkg Gran	068411 Alcopar	BWE	0.2640
Piperazine Adipate 300mg Tab	303860 Entacyl	AHA	0.0303
Piperazine Adipate 2g/pkg Gran	002739 Entacyl	AHA	0.1840
Piperazine Adipate 120mg/ml O/L	003131 Entacyl	AHA	0.0160
Piperazine Citrate 100mg/ml O/L	001430 Ancazine	ANC	0.0086
Pyrantel Pamoate 50mg/ml O/L	024678 Combantrin	PFI	0.0570
Pyrvinium Pamoate 50mg Tab	010243 Pamovin	FRS	0.1445
Pyrvinium Pamoate 10mg/ml O/L	009954 Pamovin	FRS	0.0386
Quinacrine HCl 100mg Tab	033804 Atabrine	WIN	0.0225
Thiabendazole 500mg Chew Tab	140228 Mintezol	MSD	0.1683

8:12.04 Antibiotics Antifungals

Amphotericin B 50mg Inj/Top Pd	029149 Fungizone	SQU	3.2000
Griseofulvin 500mg Tab	012262 Grisovin FP	GLA	0.1232
	028282 Fulvicin U/F	SCH	0.1562
Griseofulvin 250mg Tab	012254 Grisovin FP	GLA	0.0721
	028274 Fulvicin U/F	SCH	0.0909
Griseofulvin 125mg Tab	012246 Grisovin FP	GLA	0.0418
	028266 Fulvicin U/F	SCH	0.0525
Nystatin 500,000U Tab	014974 Nilstat 029416 Mycostatin	LED SQU	0.0935
Nystatin 100,000U/ml O/L	014850 Nilstat 248169 Mycostatin	LED SQU	0.0791

8:12.08 Antibiotics Chloramphenicol

Chloramphenicol 250mg Cap	022748 Chloromycetin	PDA	0.2168
Chloramphenicol Palmitate			
31.25mg/ml O/L	023434 Chloromycetin	PDA	0.0416

Anti-Infective Agents 8:00

Antibiotics Chloramphenicol 8:12.08

UNITHOS

Chloramphenicol Sodium Succinate
1g Inj Pd

022985 Chloromycetin 013536 Mycinol PDA 2.9800 HOR 3.2500

Note

It is essential that appropriate blood studies be made during treatment with chloramphenicol. While blood studies may detect early peripheral blood changes, such studies cannot be relied on to detect the rare and generally irreversible bone marrow depression prior to development of aplastic anemia.

Antibiotics Erythromycins 8:12.12

Erythromycin Base 250mg Tab	244635 Erythromid 030899 E-Mycin 292516 Pfizerythro 266183 Ilotycin 255017 Robimycin	ABB UPJ PFI LIL ROB	0.0750
Erythromycin Ethyl Succinate 40mg/ml O/L	000299 Erythrocin 173509 Pediamycin	ABB ROS	0.0320
Erythromycin Stearate 250mg Tab	304654 Erymycin 266515 Erythrocin	SQU ABB	0.0890
Erythromycin Stearate 50mg/ml O/L	273023 Erythrocin	ABB	0.0476
Erythromycin Stearate 25mg/ml O/L	000302 Erythrocin 173525 Pediamycin	ABB ROS	0.0325

SOLID DOSAGE FORMS

Prescriptions for solid dosage forms of erythromycin should be filled with an Erythromycin Base preparation of the strength prescribed; dispense the Stearate only when specifically prescribed.

ORAL LIQUIDS

Prescriptions for erythromycin oral liquid should be filled with either the Ethyl Succinate or Stearate preparation of the strength prescribed.

Antibiotics Penicillins 8:12.16

Ampicillin 500mg Cap	020885 Novo-Ampicillin	NOP 0.1450
	031402 Polycillin	WLL
	003948 Ampicin	BRI
	002011 Penbritin	AYE
	022691 Amcill	PDA

8:00 Anti-Infective Agents

8:12.16 Antibiotics Penicillins

CONTINUED			
Amplcillin 250mg Cap	020877 Novo-Ampicillin 031399 Polycillin 003921 Ampicin 002003 Penbritin 022683 Amcill	NOP WLL BRI AYE PDA	0.0750
Ampicillin 50mg/ml O/L	272701 Ampen 021148 Novo-Ampicillin 031453 Polycillin 002429 Penbritin 004278 Ampicin 023426 Amcill	ICN NOP WLL AYE BRI PDA	0.0220
Ampicillin 25mg/ml O/L	236977 Ampen 021121 Novo-Ampicillin 031445 Polycillin 002410 Penbritin 004251 Ampicin 023418 Amcill	ICN NOP WLL AYE BRI PDA	0.0129
Ampicillin 1g Inj Pd	004065 Ampicin 022977 Amcill 002127 Penbritin	BRI PDA AYE	1.2800
Ampicillin 500mg Inj Pd	004057 Ampicin 022969 Amcill 002119 Penbritin	BRI PDA AYE	0.6400
Cloxacillin 500mg Cap	002054 Orbenin	AYE	0.2375
Cloxacillin 250mg Cap	031410 Tegopen 002046 Orbenin	WLL	0.1145
Cloxacillin 25mg/ml O/L	002445 Orbenin	AYE	0.0240
Cloxacillin 2000mg Inj Pd	272752 Tegopen 002186 Orbenin	WLL	7.4000
Cloxacillin 500mg Inj Pd	272744 Tegopen 002178 Orbenin	WLL AYE	2.1100
Cloxacillin 250mg Inj Pd	272736 Tegopen 002151 Orbenin	WLL	1.1700
Dicloxacillin 250mg Cap	003964 Dynapen	BRI	0.1450
Dicloxacillin 125mg Cap	003956 Dynapen	BRI	0.1191
Dicloxacillin 12.5mg/ml O/L	004286 Dynapen	BRI	0.0193
Dicloxacillin 250mg Inj Pd	258490 Dynapen	BRI	1.6700
Methicillin 1g Inj Pd	002194 Celbenin 004081 Staphcillin	AYE BRI	1.1500
Oxacillin 500mg Cap	004006 Prostaphlin	BRI	0.2158
Oxacillin 250mg Cap	003999 Prostaphlin	BRI	0.1137
Oxacillin 50mg/ml O/L	004316 Prostaphlin	BRI	0.0388

Anti-Infective Agents 8:00

Antibiotic	cs Penicillins	
Oxacillin 500mg Inj Pd	004111 Prostaphlin	BRI 2.4200
Oxacillin 250mg Inj Pd	004103 Prostaphlin	BRI 1.3800
Penicillin G (Ammonium) 500mg (888,500IU) Tab	061832 P.G.A. 0.5	AHA 0.1584
Penicillin G (Ammonium) 50mg/ml (88,850IU/ml) O/L	003123 P.G. Atric Forte	AHA 0.0212
Penicillin G (Benzathine) 100,000IU/ml O/L	009938 Megacillin 500 292133 Ka-Pen 002461 Duapen-500	FRS 0.0208 PFI AYE
Penicillin G (Benzathine) 1,200,000IU/2ml Inj Sol	036315 Bicillin 1200 L-A	WYT 2.1700
Penicillin G (Benzathine) 600,000IU/ml Inj Sol	033979 Bicillin 600 L-A	WYT 1.0600
Penicillin G (Potassium) 500,000IU Tab .	093475 Penicillin G (Pot) 151432 Novopen-500 157856 Ka-Pen 209015 Penioral 500 137987 Pencitabs 107484 Megacillin 500 116726 P-50 052922 Hylenta-5	DTC 0.0250 NOP PFI WYT MOM FRS HOR AYE
Penicillin G (Potassium) 100,000lU/ml O/L	018309 Pencitabs 002488 Hylenta Forte 013633 P-50	MOM 0.0178 AYE HOR
Penicillin G Crystalline 5,000,000IU Inj Pd	002216 Penicillin G (Pot) 024473 Penicillin G	AYE 0.7500
	(Pot) 011991 Crystapen	PFI
Penicillin G Crystalline 1,000,000IU Inj Pd	(Sod) 011983 Crystapen	GLA
	(Sod) 024465 Penicillin G (Pot)	GLA 0.2288 PFI
	002208 Penicillin G (Pot)	AYE

8:00 Anti-Infective Agents

8:12.16 Antibiotics Penicillins

CONTINUED

Penicillin G Procaine Aqueous

Suspension 3,000,000IU/10ml Inj Susp 157872 Penicillin G PFI 0.5800 002402 Ayercillin AYE

033987 Wycillin 300 WYT

PENICILLIN G

Prescriptions for penicillin G should be filled with either the Potassium or Ammonium salt preparation of the strength prescribed; dispense the Benzathine salt only when specifically prescribed.

Penicillin V (Benzathine) 60mg/ml O/L	248835 PVF 500 034045 Pen-Vee	FRS WYT	0.0275
Penicillin V (Potassium) 300mg Tab	021202 Novopen-V-500 018740 Nadopen-V 262447 Ledercillin VK 248843 PVF-K 500	NOP NDA LED FRS	0.0385
Penicillin V (Potassium) 25mg/ml O/L	015563 V-Cillin K 014869 Ledercillin VK 034053 Pen-Vee K 018635 Nadopen-V	LIL LED WYT NDA	0.0128

8:12.24 Antibiotics Tetracyclines

Rolitetracycline (Nitrate) 350mg Inj Pd	004154 Syntetrex BRI 2.4500
Tetracycline 250mg Cap	029084 Sumycin SQU 0.0294 035777 Tetralean MTC 021059 Novotetra NOP 236705 T-Caps ICN 024422 Tetracyn PFI 018112 Tetracaps MOM 078565 Tetrabiotic CPN 014605 Achromycin V LED
Tetracycline 25mg/ml O/L	024686 Tetracyn PFI 0.0111 151416 Novotetra NOP 248177 Sumycin SQU 127698 Achromycin V LED 009962 Cefracycline FRS 018317 Tetracaps MOM

Anti-Infective Agents 8:00

Antibiotics Tetracyclines 8:12.24

Tetracycline 250mg Inj Pd

024511 Tetracyn 014729 Achromycin LED

NOTE

The use of tetracyclines during tooth development (last half of pregnancy, infancy and childhood to the age of 8 years) may cause permanent tooth discoloration (yellow-gray-brown). This reaction is more common during long-term use of the tetracyclines, but has been observed following short-term courses. Enamel hypoplasia has also been reported. Tetracycline drugs, therefore, should not be used in this age group unless other drugs are not likely to be effective or are contraindicated.

Antibiotics Other Antibiotics 8:12.28

Cephalexin Monohydrate 250mg Cap	015164 Keflex LIL 253154 Ceporex GLA	0.2894
Cephalexin Monohydrate 50mg/ml O/L	035645 Keflex LIL	0.0674
Cephalexin Monohydrate 25mg/ml O/L	015547 Keflex LIL	0.0355
Cephalothin Sodium 2g Inj Pd	244406 Keflin LIL	6.4020
Cephalothin Sodium 1g Inj Pd	015369 Keflin LIL	3.3000
Clindamycin 150mg Cap	030570 Dalacin C UPJ	0.2343
Clindamycin 15mg/ml O/L	036110 Dalacin C UPJ	0.0290
Clindamycin 300mg/2ml Inj Sol	260436 Dalacin C UPJ	2.3500
Colistimethate Sodium 150mg Inj Pd	031224 Coly-Mycin WCH	9.9000
Gentamicin 80mg/2ml Inj Sol	259179 Cidomycin ROU 223824 Garamycin SCH	4.6200
Kanamycin Sulfate 500mg Cap	003980 Kantrex BRI	0.6895
Kanamycin Sulfate 1g/3ml Inj Sol	004235 Kantrex BRI	6.8900
Kanamycin Sulfate 0.5g/2ml Inj Sol	004227 Kantrex BRI	4.0400
Lincomycin 500 mg Cap	030589 Lincocin UPJ	0.2916
Lincomycin 50mg/ml O/L	030872 Lincocin UPJ	0.0355
Lincomycin 600mg/2ml Inj Sol	030732 Lincocin UPJ	1.5700
Neomycin Sulfate 500mg Tab	030996 Mycifradin UPJ	0.0905
Polymyxin B Sulfate 500,000U Inj Pd	004421 Aerosporin BWE	3.1700
Spectinomycin 2g Inj Pd	210196 Trobicin UPJ	4.0000

Antitubercular Agents 8:16

Antitubercular agents, for the treatment of tuberculosis, are available and should be obtained from sanatorium, general hospital and provincial chest clinics.

Capreomycin Sulfate 1g Inj Pd	128643 Capastat	LIL	3.0260
Cycloserine 250mg Tab	013269 Cycloserine	HLR	0.1430

8:00 Anti-Infective Agents

8:16 Antitubercular A	gents		
Ethambutol HCI 400mg Tab	127965 Myambutol	LED	0.1100
Ethambutol HCI 100mg Tab	127957 Myambutol	LED	0.0350
Isoniazid 100mg Tab	013323 Rimifon	HLR	0.0039
Isoniazid 50mg Tab	013315 Rimifon	HLR	0.0027
Isoniazid 50mg/2ml Inj Sol	013056 Rimifon	HLR	0.2640
Rifampin 300mg Cap .	210463 Rimactane 249483 Rifadin	CIB DOW	1.0230 1.0340
Rifampin 150mg Cap	249475 Rifadin 210471 Rimactane	DOW CIB	0.6380 0.6458
Sodium Aminosalicylate 500mg Tab	023507 Pamisyl	PDA	0.0095
8:20 Plasmodicides			
Chloroquine Phosphate 250mg Tab	021261 Novo-		
	chloroquine 215643 Aralen	NOP WIN	0.0470
Hydroxychloroquine Sulfate 200mg Tab	033669 Plaquenil	WIN	0.0795
Quinine Sulfate 300mg Cap	093750 Quinine	DTC	0.1106
8:24 Sulfonamides			
Sulfisoxazole 500mg Tab	021792 Novosoxazole 271365 Sulfizole 013420 Gantrisin 298158 Sulfisoxazole	NOP ICN HLR MPT	0.0180
Sulfisoxazole 100mg/ml O/L	115487 Gantrisin	HLR	0.0149
8:26 Sulfones			
Dapsone 100mg Tab	002526 Avlosulfon	AYE	0.0134
Sulfoxone (Sodium) 330mg Ent Tab	000574 Diasone	ABB	0.0766

Anti-Infective Agents 8:00

Trichomonacides 8:32

Metronidazole 250mg Tab

021555 Novonidazol NOP 0.0510 007617 Trikamon 025615 Flagyl

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Urinary Germicides 8:36

Methenamine Hippurate 1g Tab	026379 Hip-Rex	RIK	0.0990
Methenamine Mandelate 1g Ent Tab	031380 Mandelamine	WCH	0.0589
Methenamine Mandelate 500mg Ent Tab	017221 Sterine 313777 Methandine 031372 Mandelamine	MAN ICN WCH	0.0220
Methenamine Mandelate 100mg/ml O/L	031208 Mandelamine	WCH	0.0282
Methenamine Mandelate 50mg/ml O/L	031194 Mandelamine	WCH	0.0210
Nalidixic Acid 500mg Tab	033723 NegGram	WIN	0.1419
Nalidixic Acid 50mg/ml O/L	036250 NegGram	WIN	0.0263
Nitrofurantoin 100mg Tab	092819 Nitrofurantoin 233013 Furatine 017094 Nifuran 018422 Urex 007633 Furanex 280321 Nitrofurantoin 021571 Novofuran	DTC ICN MAN MOM ELL MPT NOP	0.0154
Nitrofurantoin 5mg/ml O/L	007455 Furanex	ELL	0.0143
Phenazopyridine HCI 100mg Tab	031232 Pyridium	WCH	0.0770

Miscellaneous Anti-Infectives 8:40

Sulfamethoxazole 400mg Trimethoprim 80mg Tab	272469 Bactrim	HLR	0.1705
Sulfamethoxazole 40mg Trimethoprim 8mg/ml O/L	272485 Bactrim	HLR	0.0330

10:00 Antineoplastics

The Ontario Cancer Treatment and Research Foundation supplies certain drugs free of charge through its Cancer Clinics. Drugs listed in this section may be supplied to patients not qualified to receive drugs from the Cancer Clinics.

Amethopterin 2.5mg Tab	014915 Methotrexate	LED	0.1000
Amethopterin (Sodium) 50mg lnj Pd	014699 Methotrexate	LED	5.9000
Azathioprine 50mg Tab	004596 Imuran	BWE	0.1430
Bleomycin Sulfate 15IU Inj Pd	258482 Blenoxane	BRI	33.2800
Busulfan 2mg Tab	004618 Myleran	BWE	0.0792
Chlorambucil 2mg Tab	004626 Leukeran	BWE	0.0880
Cyclophosphamide 50mg Tab	013749 Procytox	HOR	0.2698
Cyclophosphamide 25mg Tab	262676 Procytox	HOR	0.2000
Cyclophosphamide 1g Inj Pd	013552 Procytox	HOR	8.0000
Cyclophosphamide 200mg Inj Pd	013544 Procytox	HOR	3.2400
Cytarabine 500mg Inj Pd	194735 Cytosar	UPJ	13.5000
Cytarabine 100mg Inj Pd	194727 Cytosar	UPJ	3.1500
Dactinomycin 0.5mg Inj Pd	890022 Cosmegen	MSD	2.0200
Daunorubicin 20mg Inj Pd	163899 Cerubidine	POU	18.9700
Fluorouracil 500mg/10ml Inj Sol	012882 Fluorouracil	HLR	2.2000
Mechlorethamine HCI 10mg Inj Pd	016063 Mustargen	MSD	2.0400
Welphalan 2mg Tab	004715 Alkeran	BWE	0.1650
Mercaptopurine 50mg Tab	004723 Purinethol	BWE	0.1964
Pipobroman 25mg Tab	244872 Vercyte	ABB	0.1560
Pipobroman 10mg Tab	244880 Vercyte	ABB	0.0675
Procarbazine HCI 50mg Cap	012750 Natulan	HLR	0.1310
Testolactone 500mg/5ml Inj Susp	029297 Teslac	SQU	5.0000
Thioguanine 40mg Tab	282081 Lanvis	BWE	0.6600
Thio-Tepa 15mg Inj Pd	014702 Thio-Tepa	LED	2.2500
Uracil Mustard 1mg Cap	282073 Uracil Mustard	UPJ	0.0800
Vinblastine Sulfate 10mg Inj Pd	015431 Velbe	LIL	7.7800
Vincristine Sulfate 5mg Inj Pd	015466 Oncovin	LIL	41.3400
Vincristine Sulfate 1mg Inj Pd	015458 Oncovin	LIL	9.3100

12:00 Autonomic Agents

12:04 Parasymp	pathomimetics
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Bethanechol Chloride 25mg Tab	016381 Urecholine MSD	0.1944
Bethanechol Chloride 10mg Tab	016373 Urecholine MSD	0.1295
Bethanechol Chloride 5mg Tab	016365 Urecholine MSD	0.0736
Bethanechol Chloride 5mg/ml Inj Sol	016195 Urecholine MSD	0.8066
Carbachol 2mg Tab	003212 Carbachol AHA	0.0286
Carbachol 0.25mg/ml Inj Sol	003085 Carbachol AHA	2.8800
Edrophonium Chloride 100mg/10ml Inj Sol	013064 Tensilon HLR	2.7500
Neostigmine Bromide 15mg Tab	013382 Prostigmin HLR	0.0479
Neostigmine Methylsulfate 0.25mg/ml Inj Sol	305219 Prostigmin HLR	0.1268
Neostigmine Methylsulfate 0.5mg/ml lnj Sol	012955 Prostigmin HLR	0.1652
Pyridostigmine Bromide 60mg Tab	013404 Mestinon HLR	0.0468
Pyridostigmine Bromide 180mg LA Tab	035890 Mestinon HLR	0.1095

12:08 Parasympatholytics

Atropine Sulfate 0.6mg/ml Inj Sol	012076 Atropine GLA	0.1114
Atropine Sulfate 0.4rng/ml Inj Sol	061697 Atropine GLA	0.1114
Benztropine Mesylate 2mg Tab	016357 Cogentin MSD	0.0419
Benztropine Mesylate 2mg/2ml Inj Sol	016128 Cogentin MSD	1.2983
Dicyclomine HCI 10mg Cap	018007 Bentylol MER	0.0429
Dicyclomine HCI 2mg/ml O/L	018023 Bentylol MER	0.0103
Dicyclomine HCI 20mg/2ml Inj Sol	018015 Bentylol MER	1.7600
Ethopropazine, HCI 100mg Tab	226602 Parsitan POU	0.0426
Ethopropazine HCI 50mg Tab	025550 Parsitan POU	0.0288
Glycopyrrolate 1mg Tab	026514 Robinul ROB	0.0384
Glycopyrrolate 0.2mg/ml lnj Sol	026425 Robinul ROB	0.8260
Hyoscine Butylbromide 10mg Tab	023566 Buscopan PDA	0.0450
Hyoscine Butylbromide	222422	0.7500
20mg/ml Inj Sol	023132 Buscopan PDA	0.7500
Hyoscine Butylbromide 10mg Sup	023361 Buscopan PDA	0.2500
Orphenadrine HCI 50mg Tab	026387 Disipal RIK	0.0748
Procyclidine HCI 5mg Tab	004758 Kemadrin BWE	0.0209
Procyclidine HCI 0.5mg/ml O/L	004405 Kemadrin BWE	0.0132

Autonomic Agents 12:00

Parasy	mpathol	vtics 1	2:08
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Propantheline Bromide 15mg Tab	028592 Pro-Banthine	SEA	0.0429
Propantheline Bromide 7.5mg Tab	028584 Pro-Banthine	SEA	0.0330
Propantheline Bromide 30mg Inj Pd	028436 Pro-Banthine	SEA	1.0890
Trihexyphenidyl HCI 5mg Tab	015059 Artane	LED	0.0370
Trihexyphenidyl HCl 2mg Tab	280445 Aparkane 015040 Artane	ICN LED	0.0090
Trihexyphenidyl HCl 0.4mg/ml O/L	014656 Artane	LED	0.0057

Sympathomimetics 12:12

Ephedrine HCI 30mg Tab	304069 Ephedrine	AHA	0.0131
Epinephrine 2mg/ml Oily Inj Susp	023396 Adrenalin	PDA	0.6250
Epinephrine Bitartrate 0.7% Aero Susp	026271 Medihaler-Epi	RIK	0.1466
Epinephrine HCL 30mg/30ml Inj Sol	155357 Adrenalin	PDA	1.5000
Epinephrine HCI 1% Sol Inh	074799 Epinephrine	CNG	0.2033
Isoproterenol HCI 10mg SL Tab	033820 Isuprel	WIN	0.0430
Isoproterenol HCI 0.25% Aero Susp	000191 Norisodrine 033219 Isuprel	ABB WIN	0.1886 0.1900
Isoproterenol HCI 0.5% Aero Sol	033227 Isuprel	WIN	0.2150
Isoproterenol Sulfate 0.075mg Aero Susp	026301 Medihaler-Iso	RIK	0.1686
Orciprenaline Sulfate 20mg Tab	003891 Alupent	BOE	0.0654
Orciprenaline Sulfate 2mg/ml O/L	249920 Alupent	BOE	0.0168
Orciprenaline Sulfate 5% Sol Inh	003859 Alupent	BOE	0.2500
Orciprenaline Sulfate 0.75mg Aero Pd	254134 Alupent	BOE	0.2193
Pseudoephedrine HCI 60mg Tab	004766 Sudafed	BWE	0.0402
Pseudoephedrine HCI 6mg/ml O/L	004561 Sudafed	BWE	0.0110
Salbutamol 0.2% Aero Sol	303569 Ventolin	AHA	0.2073
Salbutamol 2mg Tab	307742 Ventolin	AHA	0.0389

Sympatholytics 12:16

Ergotamine Tartrate 1mg Tab	027405 Gynergen	SAN	0.1164
Ergotamine Tartrate 0.5mg/ml Inj Sol	027278 Gynergen	SAN	0.4400

16:00 Blood Derivatives

Immune Serum Globulin 16% (5ml) Inj Sol

Tetanus Immune Globulin 250U Inj Sol 075280 Immune Serum Globulin CNG 6.6000

074942 Tetanus Immune Globulin CNG 3.5800

20:00 Blood Drugs

20:04 Antianemia Drugs

Iron Dextran 100mg/2ml Inj Sol	009598 Imferon FIS 1.0590
*Ferrous Fumarate 200mg OTC 100 Tab	021431 Novofumar NOP 1.2500 094706 Ferrous
	Fumarate DTC 012238 Fersamal GLA
Ferrous Fumarate 60mg/ml O/L	018287 Palafer MOM 0.0132
*Ferrous Gluconate 300mg OTC 100 Tab	021458 Novoferrogluc NOP 1.2500 094714 Ferrous Gluconate DTC 033650 Fergon WIN
Ferrous Gluconate 60mg/ml O/L	033146 Fergon WIN 0.0053
*Ferrous Sulfate 300mg OTC 100 Ent Tab	232998 Novoferrosulfa NOP 1.2500 000590 Ferrous Sulfate ABB 181501 Fesofor SKF 015903 Ferrous Sulfate LIL
Ferrous Sulfate 125mg/ml O/L • Not compensable for persons receiving Nursing Home Care	017841 Fer-in-Sol MJO 0.0354

20:12 Coagulants and Anticoagulants

Dicumarol 50mg Tab	000388 Dicoumarol	ABB	0.0286
	010022 Dufalone	FRS	0.0336
Heparin 10,000USP U/10ml Inj Sol	000205 Heparin 030724 Heparin 061646 Heparin 016667 Heparin 022454 Heparin	ABB UPJ AHA MTC ORG	1.1900 2.2500 1.2270 1.4200 1.3200
Heparin 50,000USP U/5ml Inj Sol	304050 Heparin 038091 Heparin 141534 Heparin	AHA ABB MTC	4.2590 5.5500 4.9200
Nicoumalone 4mg Tab	010391 Sintrom	GEI	0.1010
Nicoumalone 1mg Tab	010383 Sintrom	GEI	0.0318
Phenindione 50mg Tab	010189 Danilone	FRS	0.0407
Phenprocoumon 3mg Tab	013390 Marcumar	HLR	0.0616
Warfarin 10mg Tab	026182 Athrombin-K	PFR	0.0484
Warfarin 5mg Tab	031348 Warnerin 026174 Athrombin-K 010308 Warfilone	WCH PFR FRS	0.0352 0.0317 0.0402
Warfarin 2.5mg Tab	010294 Warfilone	FRS	0.0292

24:00 Cardiovascular Drugs

24:04 Cardiac Drugs

034118 Purodigin	WYT	0.0102
094404 Digoxin	DTC	0.0120
004685 Lanoxin	BMF	0.0154
035319 Lanoxin	BWE	0.0154
242713 Lanoxin	BWE	0.0275
004464 Lanoxin	BWE	0.4840
004456 Lanoxin	BWE	0.6050
027413 Cedilanid	SAN	0.0341
027340 Cedilanid	SAN	0.1270
296031 Pronestyl	SQU	0.0710
029076 Pronestyl	SQU	0.0525
029181 Pronestyl	SQU	1.8500
313602 Inderal	AYE	0.1150
002666 Inderal	AYE	0.0720
002658 Inderal	AYE	0.0410
003611 Quinidine	AHA	0.1055
021773 Novoquinidine	NOP	
	094404 Digoxin 004685 Lanoxin 035319 Lanoxin 242713 Lanoxin 004464 Lanoxin 004456 Lanoxin 027413 Cedilanid 027340 Cedilanid 296031 Pronestyl 029076 Pronestyl 029181 Pronestyl 313602 Inderal 002666 Inderal	094404 Digoxin DTC 004685 Lanoxin BWE 035319 Lanoxin BWE 242713 Lanoxin BWE 004464 Lanoxin BWE 004456 Lanoxin BWE 027413 Cedilanid SAN 027340 Cedilanid SAN 296031 Pronestyl SQU 029076 Pronestyl SQU 029181 Pronestyl SQU 313602 Inderal AYE 002658 Inderal AYE 003611 Quinidine AHA 094412 Quinidine DTC

Note

When administering Digoxin, it is advisable to medicate the same patient on the same drug product.

24:06 Antilipemic Drugs

Clofibrate 500mg Cap	002038 Atromid-S	AYE	0.0720
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24:08 Hypotensive Drugs

Bethanidine Sulfate 25mg Tab	035289 Esbaloid	BWE	0.1210
Bethanidine Sulfate 10mg Tab	035270 Esbaloid	BWE	0.0605
Clonidine HCI 0.2mg Tab	291889 Catapres	BOE	0.1122
Clonidine HCI 0.1mg Tab	259527 Catapres	BOE	0.0660
Debrisoquine Sulfate 20mg Tab	255424 Declinax	HLR	0.0594
Debrisoquine Sulfate 10mg Tab	255432 Declinax	HLR	0.0396
Deserpidine 0.25mg Tab	000418 Harmonyl	ABB	0.0330
Guanethidine Sulfate 25mg Tab	005517 Ismelin	CIB	0.1021
Guanethidine Sulfate 10mg Tab	005509 Ismelin	CIB	0.0578

Cardiovascular Drugs 24:00

71		9	CONTINUED
Hydralazine HCI 50mg Tab	005541 Apresoline	CIB	0.0666
Hydralazine HCl 25mg Tab	005533 Apresoline	CIB	0.0425
Hydralazine HCI 10mg Tab	005525 Apresoline	CIB	0.0250
Hydralazine HCl 20mg/ml Inj Sol	005274 Apresoline	CIB	0.6820
Methyldopa 500mg Tab	016586 Aldomet	MSD	0.1332
Methyldopa 250mg Tab	250392 Dopamet 016578 Aldomet	ICN MSD	0.0668
Methyldopa 125mg Tab	016551 Aldomet	MSD	0.0519
Pargyline HCI 25mg Tab	000523 Eutonyl	ABB	0.0850
Pargyline HCI 10mg Tab	000515 Eutonyl	ABB	0.0420
Rauwolfia Serpentina 100mg Tab	029459 Raudixin	SQU	0.0660
Rauwolfia Serpentina 50mg Tab	029440 Raudixin	SQU	0.0395
Reserpine 0.25mg Tab	093238 Reserpine 001538 Reserpanca 005665 Serpasil	DTC ANC CIB	0.0100
Reserpine 0.1mg Tab	093211 Reserpine 001511 Reserpanca 005657 Serpasil	DTC ANC CIB	0.0110
Reserpine 5mg/2ml Inj Sol	005290 Serpasil	CIB	1.1250

Vasodilating Drugs 24:12

Erythrol Tetranitrate 10mg SL Tab Isosorbide Dinitrate 5mg SL Tab	034215	Cardilate-10 Isordil Coronex	CAL WYT ELL	0.0354 0.0300
Nitroglycerin 0.6mg SL Tab	003662 010367	Nitroglycerin Nitrostabilin Nitroglycerin Nitrostat	AHA FRS PDA	0.0076
Nitroglycerin 0.3mg SL Tab	010359	Nitroglycerin Nitroglycerin Nitrostat	LIL FRS PDA	0.0076

28:00 Central Nervous System Drugs

28:08	Analgesics
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20100			
Acetaminophen 325mg Tab	229229 Campain 017590 Tylenol	WIN	0.0195
Acetaminophen 100mg/ml O/L	132454 Tylenol	MCN	0.0686
Acetaminophen 24mg/ml O/L	229202 Campain 017558 Tylenol	WIN MCN	0.0117
Acetaminophen Compound with Codeine 30mg Tab	132608 Tylenol No. 3	MCN	0.0714
Acetaminophen Compound with Codeine 15mg Tab	132594 Tylenol No. 2	MCN	0.0485
*Acetylsalicylic Acid 300mg OTC 300 Tab	003166 Acetylsalicylic Acid 092754 ASA	AHA DTC	1.2500
*Acetylsalicylic Acid 600mg Ent Tab	229296 Novasen 010340 Entrophen	NOP FRS	0.0150
*Acetylsalicylic Acid 300mg Ent Tab	216666 Novasen 027189 Ecotrin 010332 Entrophen	NOP SKF FRS	0.0090
Acetylsalicylic Acid 600mg Sup	018171 Sal-Adult	МОМ	0.1383
Acetylsalicylic Acid 150mg Sup	018163 Sal-Infant	МОМ	0.1008
Anileridine HCI 25mg Tab	010014 Leritine	FRS	0.0363
Anileridine Phosphate 25mg/ml Inj Sol	009857 Leritine	FRS	0.1828
ASA Compound with Codeine 60mg Tab	108189 294	FRS	0.0690
ASA Compound with Codeine 30mg Tab	095516 AC & C 230448 Ancasal Cpd	DTC	0.0380
	No. 3 219843 292	ANC FRS	
ASA Compound with Codeine 15mg Tab	095508 AC & C 230421 Ancasal Cpd No. 2	DTC	0.0250
	091685 Codophen-R 108103 282	DOW	
Codeine Phosphate 60mg Tab	093149 Codeine 003247 Codeine	DTC AHA	0.0725
Codeine Phosphate 30mg Tab	010057 Codeine 093130 Codeine 003239 Codeine	FRS DTC AHA	0.0310

Note

The combination of ASA and Codeine in a single dosage form offers no therapeutic advantage; however, because of established use as oral narcotic products, these combinations are listed for patient convenience.

^{*} Not compensable for persons receiving Nursing Home Care

Central Nervous System Drugs 28:00

	Analgesic	s 2	8:08
Codeine Phosphate 15mg Tab	093122 Codeine 003220 Codeine	DTC AHA	0.0225
Codeine Phosphate 30mg/ml Inj Sol	303879 Codeine	AHA	0.1381
Codeine Phosphate 5mg/ml O/L	093114 Codeine	DTC	0.0108
Colchicine 0.6mg Tab	021369 Novocolchine 000396 Colchicine 094382 Colchicine	NOP ABB DTC	0.0145
Ibuprofen 200mg Tab	252409 Motrin	UPJ	0.0650
Indomethacin 50mg Cap	016047 Indocid 035491 Infrocin	MSD FRS	0.1402
Indomethacin 25mg Cap	016039 Indocid 035483 Infrocin	MSD FRS	0.0790
Indomethacin 100mg Sup	016233 Indocid 253197 Infrocin	MSD FRS	0.3325
Levorphanol Tartrate 2mg Tab	013366 Levo-Dromoran	HLR	0.0765
Levorphanol Tartrate 2mg/ml Inj Sol	012904 Levo-Dromoran	HLR	0.03080
Meperidine HCI 50mg Tab	003506 Pethidine 033685 Demerol	AHA WIN	0.0300
Meperidine HCI 100mg/1ml Inj Sol	(033308 Demerol (029947 Pethidine 303968 Pethidine	WIN STX AHA	0.0940
Meperidine HCI 100mg/2ml Inj Sol	036242 Demerol	WIN	0.0940
Meperidine HCI 50mg/ml Inj Sol	029920 Pethidine 036242 Demerol 303941 Pethidine	STX WIN AHA	0.0935
Morphine Sulfate 15mg/ml Inj Sol	029971 Morphine 303828 Morphine	STX AHA	0.1155
Pentazocine 50mg Tab	033731 Talwin	WIN	0.0715
Pentazocine 300mg/10ml Inj Sol	036277 Talwin	WIN	1.4800
Phenylbutazone 100mg Tab	093041 Phenylbutazone 017116 Butagesic 021660 Novophenyl 003573 Phenylbutazone 010502 Butazolidin 018430 Malgesic 280283 Phenylbutazone	DTC MAN NOP AHA GEI MOM MPT	0.0086
Propoxyphene 65mg Tab	003263 Progesic 010081 642	AHA FRS	0.0308

28:00 Central Nervous System Drugs

28:08 Analgesics

CONTINUED
Propoxyphene Cap

 209880 Propoxyphene
 SAP 0.0170

 236780 Pro-65
 ICN

 261432 Darvon-N
 LIL

 151351 Novopropoxyn
 NOP

28:10 Narcotic Antagonists

Levallorphan Tartrate1mg/ml Inj Sol115584 LorfanHLR0.4180NalorphineHCI 5mg/ml Inj Sol009873 NallineFRS2.0900

28:12 Anticonvulsants

Carbamazepine 200mg Tab	010405 Tegretol	GEI	0.1184
Diphenylhydantoin 50mg Tab	023698 Dilantin	PDA	0.0140
Diphenylhydantoin 25mg/ml O/L	023450 Dilantin	PDA	0.0102
Diphenylhydantoin 6mg/ml O/L	023442 Dilantin	PDA	0.0084
Diphenylhydantoin 100mg Cap	037435 Novodiphenyl 022780 Dilantin	NOP PDA	0.0130
Diphenylhydantoin 30mg Cap	022772 Dilantin	PDA	0.0190
Diphenylhydantoin 100mg/2ml Inj Sol	245453 Dilantin	PDA	1.7000
Diphenylhydantoin 250mg/5ml Inj Sol	271705 Dilantin	PDA	2.5000
Ethosuximide 250mg Cap	022799 Zarontin	PDA	0.0550
Ethosuximide 50mg/ml O/L	023485 Zarontin	PDA	0.0120
Ethotoin 500mg Tab	000450 Peganone	ABB	0.0637
Ethotoin 250mg Tab	000442 Peganone	ABB	0.0364
Mephenytoin 100mg Tab	027421 Mesantoin	SAN	0.0330
Methsuximide 300mg Cap	022802 Celontin	PDA	0.0525
Paramethadione 300mg Cap	000051 Paradione	ABB	0.0584
Phenobarbital 100mg Tab	093564 Phenobarbital 015822 Phenobarbital 023825 Phenobarbital 033790 Luminal 003565 Phenobarbitone 046868 Phenobarbital	DTC LIL PDA WIN AHA ANC	0.0045
Phenobarbital 60mg Tab	015814 Phenobarbital 023817 Phenobarbital 033782 Luminal 003557 Phenobarbitone 093556 Phenobarbital	LIL PDA WIN AHA DTC	0.0034

Phenobarbital 30mg Ta

Phenobarbital 15mg Ta

Phenobarbital 4mg/ml

Trimethadione 300mg Cap

Central Nervous System Drugs 28:00

	/ III II O O I I I GIOGII		
			CONTINUED
ab	015806 Phenobarbital	LIL	0.0022
	046841 Phenobarbital	ANC	
	023809 Phenobarbital	PDA	
	093521 Phenobarbital	DTC	
	003549 Phenobarbitone	AHA	
	033774 Luminal	WIN	
ab	093505 Phenobarbital	DTC	0.0019
	023795 Phenobarbital	LIL	
	015792 Phenobarbital	PDA	
	003530 Phenobarbitone	AHA	
	033766 Luminal	WIN	
	046833 Phenobarbital	ANC	
O/L	093483 Phenobarbital	DTC	0.0038
	022926 Phenobarbital	PDA	

298689 Phenobarbital

000094 Trimedone

Anticonvulsants 28:12

Phenobarbital 300mg/2ml Inj Sol 033375 Luminal WIN 0.2700 033367 Luminal Phenobarbital 120mg/ml lnj Sol WIN 0.2400 022810 Milontin Phensuximide 500mg Cap PDA 0.0550 Phensuximide 60mg/ml O/L 023469 Milontin PDA 0.0131 Primidone 250mg Tab 294985 Sertan ICN 0.0310 002631 Mysoline AYE Primidone 125mg Tab 002623 Mysoline AYE 0.0240 Primidone 50mg/ml O/L 052965 Mysoline AYE 0.0104

28:16.04

ABB

0.0382

ANC

Psychotherapeutic Agents Antidepressants

Amitriptyline 50mg Tab	037427 Novotriptyn 271152 Levate 018341 Deprex 016349 Elavil	NOP ICN MOM MSD	0.0425
Amitriptyline 25mg Tab	306320 Levate 037419 Novotriptyn 018333 Deprex 007498 Mareline 016330 Elavil	ICN NOP MOM ELL MSD	0.0235
Amitriptyline 10mg Tab	293911 Levate 037400 Novotriptyn 018325 Deprex 007471 Mareline 016322 Elavil	ICN NOP MOM ELL MSD	0.0125

28:00 Central Nervous System Drugs

28:16.04

Psychotherapeutic Agents Antidepressants

CONTINUED		, maopi	0000	21110
Amitriptyline 2mg/ml O/L	016306	Elavil	MSD	0.0084
Clomipramine HCI 25mg Tab	279277	Anafranil	GEI	0.1172
Desipramine 50mg Tab	001597	Norpramin	LAK	0.1287
Desipramine 25mg Tab		Norpramin Pertofrane	LAK GEI	0.0726
Doxepin HCI 50mg Cap	024341	Sinequan	PFI	0.1398
Doxepin HCI 25mg Cap	024333	Sinequan	PFI	0.0932
Doxepin HCI 10mg Cap	024325	Sinequan	PFI	0.0758
Imipramine 50mg Tab		Novopramine Tofranil	NOP GEI	0.0330 0.1258
Imipramine 25mg Tab	021512	Imipramine Novopramine Tofranil	SAP NOP GEI	0.0162
Imipramine 10mg Tab	021504	Imipramine Novopramine Tofranil	SAP NOP GEI	0.0100
**Isocarboxazid 10mg Tab	013307	Marplan	HLR	0.0512
Nortriptyline 25mg Cap	015237	Aventyl	LIL	0.0693
Nortriptyline 10mg Cap	015229	Aventyl	LIL	0.0370
**Phenelzine Sulfate 15mg Tab	264148	Nardil	WCH	0.0814
Protriptyline 10mg Tab	010235	Triptil	FRS	0.0886
Protriptyline 5mg Tab	010227	Triptil	FRS	0.0622
**Tranylcypromine Sulfate 10mg Tab	027111	Parnate	SKF	0.0842
Trimipramine 100mg Tab	025852	Surmontil	POU	0.2468
Trimipramine 50mg Tab	025844	Surmontil	POU	0.1442
Trimipramine 25mg Tab	025836	Surmontil	POU	0.0864
Trimipramine 12.5mg Tab	025828	Surmontil	POU	0.0492

Monoamine Oxidase (MAO) Inhibitor — The scientific literature regarding precautions and contraindications should be consulted prior to prescribing MAO Inhibitors.

Central Nervous System Drugs 28:00

28:16.08

Psychotherapeutic Agents Tranquilizers

Chlordiazepoxide 25mg Cap	020931 Novopoxide	NOP	0.0240
	006076 Via-Quil 018082 C-Tran	DNV	
	007390 Protensin	ELL	
	013498 Solium	HOR	
	012645 Librium	HLR	
Chlordiazepoxide 10mg Cap	020923 Novopoxide	NOP	0.0170
Official Exposite Formy Out	006068 Via-Quil	DNV	0.0170
	018074 C-Tran	МОМ	
	012637 Librium	HLR	
	013471 Solium	HOR	
	007382 Protensin	ELL	
	280356 Chlor-	MOT	
Maria Carlo	diazepoxide	MPT	
Chlordiazepoxide 5mg Cap	020915 Novopoxide	NOP	0.0110
	006041 Via-Quil 018066 C-Tran	DNV	
	013463 Solium	MOM	
	007374 Protensin	ELL	
	012629 Librium	HLR	
	280348 Chlor-		
	diazepoxide	MPT	
Chlormezanone 200mg Tab	033626 Trancopal	WIN	0.0855
Chlormezanone 100mg Tab	033618 Trancopal	WIN	0.0725
Chlorpromazine 200mg Tab	025518 Largactil	POU	0.1170
	013722 Promosol	HOR	0.1320
Chlorpromazine 100mg Tab	232831 Novochlorpro-		
	mazine	NOP	0.0200
	249041 Chlorpromazine	DTC	
	017019 Chlor-Promanyl 271128 Chlorprom	MAN ICN	
	007544 Elmarine	ELL	
	013714 Promosol	HOR	
	025496 Largactil	POU	
Chlorpromazine 50mg Tab	017000 Chlor-Promanyl	MAN	0.0132
	232807 Novochlorpro-		
	mazine	NOP	
	249394 Chlorpromazine	DTC	
	271101 Chlorprom 007536 Elmarine	ICN ELL	
	013706 Promosol	HOR	
	025488 Largactil	POU	
	3		

28:00 Central Nervous System Drugs

28:16.08

Psychotherapeutic Agents Tranquilizers

CONTINUED	onto mangam		
Chlorpromazine 25mg Tab	016993 Chlor-Promanyl 249033 Chlorpromazine 295086 Chlorprom 007528 Elmarine 013692 Promosol 025461 Largactil 232823 Novochlorpro-	MAN DTC ICN ELL HOR POU	0.0094
	mazine	NOP	
Chlorpromazine 10mg Tab	013684 Promosol 025453 Largactil	HOR	0.0240
Chlorpromazine 40mg/ml O/L	025186 Largactil	POU	0.0814
Chlorpromazine 20mg/ml O/L	035548 Promosol 025178 Largactil	HOR POU	0.0138
Chlorpromazine 5mg/ml O/L	016845 Chlor-Promanyl 035521 Promosol 025151 Largactil	MAN HOR POU	0.0043
Chlorpromazine 50mg/2ml Inj Sol	163953 Largactil	POU	0.3480
Chlorpromazine 100mg Sup	025283 Largactil	POU	0.1800
Chlorpromazine 25mg Sup	025275 Largactil	POU	0.1310
Chlorprothixene 100mg Tab	013250 Tarasan	HLR	0.1782
Chlorprothixene 50mg Tab	013242 Tarasan	HLR	0.1023
Chlorprothixene 15mg Tab	013234 Tarasan	HLR	0.0506
Clorazepate Dipotassium 15mg Cap	264911 Tranxene	ABB	0.1144
Clorazepate Dipotassium 7.5mg Cap	264946 Tranxene	ABB	0.0703
Clorazepate Dipotassium 3.75mg Cap	264938 Tranxene	ABB	0.0505
Diazepam 10mg Tab	272639 E-Pam 013773 Vivol 272450 Novodipam 013293 Valium 037273 Paxel 288721 D-Tran 311596 Diazepam	ICN HOR NOP HLR ELL MOM MPT	0.0404
Diazepam 5mg Tab	280429 E-Pam 303461 Diazepam 013285 Valium 013765 Vivol 272442 Novodipam 037265 Paxel 288713 D-Tran 311588 Diazepam	ICN SAP HLR HOR NOP ELL MOM MPT	0.0252

Central Nervous System Drugs 28:00

28:16.08

Psychotherapeutic Agents Tranquilizers

		CONTINUED
Diazepam 2mg Tab	272647 E-Pam	ICN 0.0184
	311561 Diazepam 013277 Valium	MPT HLR
	013757 Vivol	HOR
	272434 Novodipam	NOP
	037257 Paxel	ELL
4 (11 0 1	288705 D-Tran	MOM
Diazepam 1mg/ml O/L	013110 Valium	HLR 0.0132
Diazepam 10mg/2ml Inj Sol	012874 Valium	HLR 0.8800
Fluphenazine 5mg Tab	029408 Moditen	SQU 0.2346
Fluphenazine 2mg Tab	029386 Moditen	SQU 0.1365
Fluphenazine 1 mg Tab	029378 Moditen	SQU 0.1038
Fluphenazine 0.2mg/ml O/L	029122 Moditen	SQU 0.0187
Fluphenazine 125mg/5ml Inj Sol	029173 Moditen	SQU 9.0000
Haloperidol 5mg Tab	017698 Haldol	MCN 0.3286
Haloperidol 2mg Tab	017671 Haldol	MCN 0.1617
Haloperidol 1mg Tab	017663 Haldol	MCN 0.1012
Haloperidol 0.5mg Tab	017655 Haldol	MCN 0.0702
Haloperidol 2mg/ml O/L	017582 Haldol	MCN 0.2473
Haloperidol 5mg/ml Inj Sol	017574 Haldol	MCN 1.3100
Hydroxyzine 50mg Cap	024392 Atarax	PFI 0.0839
Hydroxyzine 25mg Cap	024384 Atarax	PFI 0.0701
Hydroxyzine 10mg Cap	024376 Atarax	PFI 0.0526
Hydroxyzine 2mg/ml O/L	024694 Atarax	PFI 0.0116
Hydroxyzine 500mg/10ml Inj Sol	024589 Atarax	PFI 4.2400
Meprobamate 400mg Tab	021547 Novomepro 013846 Miltown	NOP 0.0100 HOR
	007595 Trelmar	ELL
	034142 Equanil	WYT
	092738 Meprobamate	DTC
Managidazina 50ma Tah	298077 Meprobamate	MPT
Mesoridazine 50mg Tab Mesoridazine 25mg Tab	027464 Serentil 027456 Serentil	SAN 0.1114 SAN 0.0809
Mesoridazine 10mg Tab		0
Mesoridazine 25mg/ml O/L	027448 Serentil 259489 Serentil	SAN 0.0652 SAN 0.0753
Mesoridazine 25mg/ml Inj Sol Oxazepam 30mg Tab	027286 Serentil 033871 Serax	SAN 0.3520
Oxazepam 15mg Cap		WYT 0.0879
CARZEPAIN TOING Cap	033863 Serax	WYT 0.0606

28:00 Central Nervous System Drugs

28:16.08
Psychotherapeutic Agents Tranquilizers

CONTINUED	,51125	
Oxazepam 10mg Cap	033855 Serax	WYT 0.0484
Pericyazine 10mg Cap	024899 Neuleptil	POU 0.0686
Pericyazine 5mg Cap	024880 Neuleptil	POU 0.0480
Perphenazine 8mg Tab	028312 Trilafon	SCH 0.0826
Perphenazine 4mg Tab	028304 Trilafon	SCH 0.0584
Perphenazine 2mg Tab	028290 Trilafon	SCH 0.0430
Perphenazine 3.2mg/ml O/L	028169 Trilaton Conc.	SCH 0.0333,
Perphenazine 0.4mg/ml O/L	028150 Trilafon	SCH 0.0120
Perphenazine 5mg/ml Inj Sol	028002 Trilafon	SCH 0.6500
Prochlorperazine 25mg Tab	025704 Stemetil	POU 0.0988
Prochlorperazine 10mg Tab	025690 Stemetil	POU 0.0742
Prochlorperazine 5mg Tab	025682 Stemetil	POU 0.0556
Prochlorperazine 3mg/ml O/L	025224 Stemetil	POU 0.0179
Prochlorperazine 1mg/ml O/L	025216 Stemetil	POU 0.0113
Prochlorperazine 10mg/2ml Inj Sol	025100 Stemetil	POU 0.4940
Prochlorperazine 25mg Sup	025372 Stemetil	POU 0.2220
Prochlorperazine 10mg Sup	025364 Stemetil	POU 0.1640
Prochlorperazine 5mg Sup	025356 Stemetil	POU 0.1170
Promazine 50mg Tab	017132 Promanyl 093599 Promazine 034185 Sparine	MAN 0.0091 DTC WYT
Promazine 25mg Tab	017124 Promanyl 093580 Promazine 034177 Sparine	MAN 0.0085 DTC WYT
Promazine 5mg/ml O/L	034088 Sparine	WYT 0.0143
Thioridazine 100mg Tab	037478 Novoridazine 271225 Thioril 027553 Mellaril	NOP 0.0880 ICN SAN
Thioridazine 50mg Tab	037486 Novoridazine 271217 Thioril 027545 Mellaril	NOP 0.0525 ICN SAN
Thioridazine 25mg Tab	037494 Novoridazine 272728 Thioril 027537 Mellaril	NOP 0.0330 ICN SAN
Thioridazine 10mg Tab	037508 Novoridazine 271209 Thioril 027529 Mellaril	NOP 0.0250 ICN SAN
Thioridazine 30mg/ml O/L	027359 Mellaril	SAN 0.0436

Central Nervous System Drugs 28:00

28:16.08

Psychotherapeutic Agents Tranquilizers

					CONTINUED
Thioridazine 2nd	mg/ml O/L	027375	Mellaril	SAN	0.0095
Trifluoperazine	10mg Tab	017205 280399 013927 018511	Trifluoperazine Triflurin Terfluzine Solazine Clinazine Stelazine	DTC MAN ICN HOR MOM SKF	0.0219
Trifluoperazine	5mg Tab	249084 271527 013919 018503	Triflurin Trifluoperazine Terfluzine Solazine Clinazine Stelazine	MAN DTC ICN HOR MOM SKF	0.0165
Trifluoperazine	2mg Tab	017183 303453 013900 018481	Trifluoperazine Triflurin Terfluzine Solazine Clinazine Stelazine	DTC MAN ICN HOR MOM SKF	0.0140
Trifluoperazine	1mg Tab	249068 294861 013897 018473	Triflurin Trifluoperazine Terfluzine Solazine Clinazine Stelazine	MAN DTC ICN HOR MOM SKF	0.0121
Trifluoperazine	10mg/ml O/L	027022	Stelazine	SKF	0.1403
Trifluoperazine	20mg/10ml Inj Sol	027006	Stelazine	SKF	4.4900
Trifluoperazine	1mg/ml Inj Sol	026999	Stelazine	SKF	0.6233
Trifluoperazine	4mg Sup	027030	Stelazine	SKF	0.2233

28:16.12

Psychotherapeutic Agents Other

Lithium Carbonate 300mg Tab 024406 Lithane PFI 0.0159

C.N.S. Stimulants 28:20

Amphetamine Sulfate 10mg Tab	027057 Benzedrine	SKF	0.0285
Amphetamine Sulfate 5mg Tab	027049 Benzedrine	SKF	0.0239
Dexamphetamine Sulfate 5mg Tab	027065 Dexedrine	SKF	0.0468
Methylphenidate HCI 10mg Tab	005606 Ritalin	CIB	0.0528

28:00 Central Nervous System Drugs

28:24 Sedatives-Hypnotics

Amobarbital 100mg Tab	015636 Amytal	LIL	0.0211
Amobarbital 30mg Tab	015628 Amytal	LIL	0.0110
Amobarbital 15mg Tab	015601 Amytal	LIL	0.0081
Amobarbital Sodium 200mg Cap	015156 Amytal Sodium	LIL	0.0369
Amobarbital Sodium 60mg Cap	015148 Amytal Sodium	LIL	0.0162
Butabarbital 100mg Tab	001481 Day-Barb	ANC	0.0244
Butabarbital 30mg Tab	001473 Day-Barb	ANC	0.0125
Butabarbital 15mg Tab	001465 Day-Barb	ANC	0.0099
Butabarbital 3mg/ml O/L	001384 Day-Barb	ANC	0.0053
Butabarbital Sodium 100mg Tab	017639 Butisol Sodium	MCN	0.0493
Butabarbital Sodium 30mg Tab	017612 Butisol Sodium	MCN	0.0276
Butabarbital Sodium 15mg Tab	017604 Butisol Sodium	MCN	0.0202
Butabarbital Sodium 6mg/ml O/L	017566 Butisol Sodium	MCN	0.0080
Chloral Hydrate 500mg Cap	295035 Chloralvan 092886 Chloral Hydrate 020893 Novo-	ICN DTC	0.0218
	chlorhydrate	NOP	
Chloral Hydrate 100mg/ml O/L	029327 Noctec	SQU	0.0047
Flurazepam 30mg Cap	012718 Dalmane	HLR	0.0759
Flurazepam 15mg Cap	012696 Dalmane	HLR	0.0649
Methotrimeprazine 50mg Tab	025607 Nozinan	POU	0.1208
Methotrimeprazine 25mg Tab	025593 Nozinan	POU	0.0808
Methotrimeprazine 5mg Tab	025585 Nozinan	POU	0.0398
Methotrimeprazine 2mg Tab	025577 Nozinan	POU	0.0262
Methotrimeprazine 40mg/ml O/L	025208 Nozinan	POU	0.1288
Methotrimeprazine 5mg/ml O/L	025194 Nozinan	POU	0.0226
Methotrimeprazine 25mg/ml Inj Sol	025003 Nozinan	POU	0.6170
Methotrimeprazine 10mg/2ml Inj Sol	024996 Nozinan	POU	0.4940
Paraldehyde O/L	002755 Paraldehyde	AHA	0.0116
Paraldehyde 5ml Inj Sol	012149 Paraldehyde	GLA	0.2532

Central Nervous System Drugs 28:00

Sedatives-Hypnotics 28:24

Pentobarbital Sodium 100mg Cap	016780 Pentogen 035734 Somnotol 020990 Novopentobarb 000086 Nembutal 018104 Hypnotal 093572 Pentobarbital	MAN MTC NOP ABB MOM DTC	0.0143
Pentobarbital Sodium 50mg Cap	000078 Nembutal	ABB	0.0205
Pentobarbital Sodium 4mg/ml O/L	000124 Nembutal	ABB	0.0087
Pentobarbital 120mg Sup	000272 Nembutal	ABB	0.2333
Pentobarbital 60mg Sup	000264 Nembutal	ABB	0.1916
Pentobarbital 30mg Sup	000256 Nembutal	ABB	0.1833
Phenobarbital 100mg Tab	093564 Phenobarbital 015822 Phenobarbital 023825 Phenobarbital 033790 Luminal 003565 Phenobarbitone	DTC LIL PDA WIN AHA	0.0045
Phenobarbital 60mg Tab	015814 Phenobarbital 023817 Phenobarbital 033782 Luminal 003557 Phenobarbitone 093556 Phenobarbital	LIL PDA WIN AHA DTC	0.0034
Phenobarbital 30mg Tab	015806 Phenobarbital 093521 Phenobarbital 003549 Phenobarbitone 023809 Phenobarbital 033774 Luminal 046841 Phenobarbital	LIL DTC AHA PDA WIN ANC	0.0022
Phenobarbital 15mg Tab	046833 Phenobarbital 093505 Phenobarbital 023795 Phenobarbital 003530 Phenobarbitone 033766 Luminal 015792 Phenobarbital	ANC DTC PDA AHA WIN LIL	0.0016
Phenobarbital 4mg/ml O/L	093483 Phenobarbital 022926 Phenobarbital 298689 Phenobarbital	DTC PDA ANC	0.0038
Phenobarbital 300mg/2ml Inj Sol	033375 Luminal	WIN	0.2700
Phenobarbital 120mg/ml Inj Sol	033367 Luminal	WIN	0.2400
Promethazine HCI 25mg Tab	213896 Phenergan	POU	0.0386
Promethazine HCI 10mg Tab	025712 Phenergan	POU	0.0294
Promethazine HCI 2mg/ml O/L	025429 Phenergan	POU	0.0092
Promethazine HCI 50mg/2ml Inj Sol	164046 Phenergan	POU	0.3090

28:00 Central Nervous System Drugs

28:24 Sedatives-Hypnotics

CONTINUED			
Promethazine HCI 50mg Sup	025402 Phenergan	POU	0.1860
Promethazine HCI 25mg Sup	025399 Phenergan	POU	0.1490
Promethazine HCI 12.5mg Sup	025380 Phenergan	POU	0.1280
Secobarbital Sodium 100mg Cap	016802 Secogen 015288 Seconal 035769 Secocaps	MAN LIL MTC	0.0162
Secobarbital Sodium 50mg Cap	016799 Secogen 015261 Seconal	MAN LIL	0.0146

36:00 Diagnostic Agents

36:04 Adrenal Insufficience	V
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Corticotropin 40U Inj Pd	023000 ACTH	PDA	2.1000
Corticotropin 25U Inj Pd	022993 ACTH	PDA	1.6500
Cosyntropin 0.25mg Inj Pd	022381 Cortrosyn	ORG	1.9800
Cosyntropin Zinc Hydroxide			
1mg/ml Inj Susp	253952 Synacthen Depot	CIB	4.8600

36:56 Myasthenia Gravis

Edrophonium Chloride 100mg/10ml Inj Sol	013064 Tensilon	HLR 2.7500
Neostigmine Methylsulfate 0.5mg/ml Inj Sol	012955 Prostigmin	HLR 0.1652
Neostigmine Methylsulfate 0.25mg/ml Inj Sol	305219 Prostigmin	HLR 0.1268

36:88 Urine Contents

035122 Clinitest	AME 0.0182
035114 Clinstix	AME 0.0254
035130 Diastix	AME 0.0258
035092 Ketostix	AME 0.0474
035106 Acetest	AME 0.0358
035653 Tes-Tape	LIL 1.3600
	035130 Diastix 035092 Ketostix 035106 Acetest

40:00 Electrolytic, Caloric and Water Balance

40:08 Alkalinizing Agents

Sodium Bicarbonate 600mg OTC 100 Tab		Sodium Bicarbonate Sodium Bicarbonate	DTC PDA	1.3500
Sodium Bicarbonate 300mg OTC 100 Tab				
	093068	Sodium .		
		Bicarbonate	DTC	1.2000
	023531	Sodium		
		Bicarbonate	PDA	

40:12 Replacement Agents

*Potassium Chloride 3.0g/15ml (40mEq) O/L	208604	Kaochlor-20 Concentrate	WTE	0.0108
*Potassium Chloride				
1.5g/15ml (20mEq) O/L	208590	Kaochlor	WTE	0.0093
Potassium Chloride 470mg (12mEq) Eff Tab	027596	Potassium-		
		Sandoz	SAN	0.0644
*Potassium Chloride 600mg (8mEq) LA Tab	074225	Slow-K	CIB	0.0470
*Potassium Chloride 1.33mEq/ml O/L	018155	K-10	MOM	0.0070
*Potassium Gluconate				
4.68g/15ml (20mEq) O/L	208701	Kaon	WTE	0.0105
*Potassium Gluconate 1.17g (5mEq) Tab	215503	Kaon	WTE	0.0325

40:18 Potassium-Removing Resins

40:28 Diuretics			
Acetazolamide 250mg Tab	295019 Acetazolam 014907 Diamox	ICN LED	0.0739
Aminophylline 200mg Tab	014931 Aminophylline	LED	0.0255
Aminophylline 100mg Tab	014923 Aminophylline 092940 Aminophylline	LED DTC	0.0155
Aminophylline 250mg/10ml Inj Sol	012033 Aminophylline	GLA	0.2476

033197 Kayexalate

WIN

0.0258

Polystyrene Sodium Sulfonate

1mEq/g Oral Pd

^{*} Not compensable for persons receiving Nursing Home Care

Electrolytic, Caloric and Water Balance 40:00

-		4.0	-
	MOTION	$A \cap$.,,,
		44.1	-
	retics	TU	

				CONTINUED
Aminophylline 500mg Sup		Corophyllin Aminophylline	MOM	0.1266
Aminophylline 250mg Sup		Corophyllin Aminophylline	MOM ANC	0.1058
Chlorthalidone 100mg Tab	293881 010421	Uridon Hygroton	ICN GEI	0.0572
Chlorthalidone 50mg Tab	010413	Hygroton	GEI	0.0564
Ethacrynic Acid 50mg Tab	016497	Edecrin	MSD	0.0810
Furosemide 40mg Tab	012580	Lasix	HOE	0.0894
Furosemide 20mg/2ml Inj Sol	012548	Lasix	HOE	0.9680
Hydrochlorothiazide 50mg Tab	209821	Hydro-		
	021482 092703		SAP	0.0095
	016519	chlorothiazide Hydrid-50 HydroDIURIL	CPN MSD	
		Hydro-Aquil	МОМ	
	00/5/9	Hydrozide Esidrix	ELL CIB	
		Urozide	ICN	
	280305	Hydro- chlorothiazide	MPT	
Hydrochlorothiazide 25mg Tab	092681	chlorothiazide	DTC	0.0094
	280291	Hydro- chlorothiazide	MPT	
	007560	Hydrozide	ELL	

Mercaptomerin 1250mg/10ml Inj Sol Spironolactone 25mg Tab

Triamterene 100mg Tab

Triamterene 50mg Tab

Uricosuric Drugs 40:40

MOM

MSD

CIB

NOP

WYT

SEA

SKF

SKF

3.0500

0.0627

0.0617

0.0432

018392 Hydro-Aquil

016500 HydroDIURIL

021474 Novohydrazide

005568 Esidrix

037109 Thiomerin

028606 Aldactone

027138 Dyrenium

299715 Dyrenium

Probenecid 500mg Tab	016616 Benemid	MSD	0.0649
Sulfinpyrazone 200mg Tab	010529 Anturan	GEI	0.0976
Sulfinpyrazone 100mg Tab	010510 Anturan	GEI	0.0684

48:00 Cough Preparations

48:04 Antitussiv	ves
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lodinated Glycerol 12mg/ml O/L

Codeine Phosphate 60mg Tab	093149 Codeine DTC 0.0725 003247 Codeine AHA PDA
Codeine Phosphate 30mg Tab	010057 Codeine FRS 0.0310 003239 Codeine AHA 093130 Codeine DTC
Codeine Phosphate 15mg Tab	093122 Codeine DTC 0.0225 003220 Codeine AHA
Codeine Phosphate 5mg/ml O/L	093114 Codeine DTC 0.0108
Codeine Phosphate 30mg/ml Inj Sol	303879 Codeine AHA 0.1381
Dextromethorphan Hydrobromide	
2mg/ml O/L	274283 Tussorphan ICN 0.0080
Hydrocodone Bitartrate 1mg/ml O/L	316970 Robidone ROB 0.0151 307858 Novahistex-S- DH DOW 0.0154
Hydrocodone Bitartrate 0.34mg/ml O/L	307866 Novahistine-S- DH DOW 0.0116
48:08 Expectorants	
Acetylcysteine 20% Aero Sol	017787 Mucomyst MJO 0.1830
Glyceryl Guaiacolate 40mg/ml O/L	296228 Novahistex-S Expectorant DOW 0.0178
Glyceryl Gualacolate 20mg/ml O/L	137936 Motussin MOM 0.0045 026468 Robitussin ROB 0.0062 046809 Tussanca ANC 0.0076

006084 Organidin

DNV

0.0129

52:00 Eye, Ear, Nose and Throat Preparations

52:04.04 Anti-Infectives Antibiotics

Bacitracin 500 U/g Oph Oint	036102 Baciguent	UPJ	0.2250
Chloramphenicol 0.5% Oph Sol	221678 Chloromycetin	PDA	0.2812
Chloramphenicol 0.5% Otic Sol	023353 Chloromycetin	PDA	0.1333
Chloramphenicol 1% Oph Oint	022896 Chloromycetin	PDA	0.2500
Polymyxin B Sulfate 10,000 U/ml Ot Sol	035327 Aerosporin	BWE	0.1980
Polymyxin B Sulfate 10,000 U Bacitracin (Zinc) 500 U/g Oph Oint	004847 Polysporin	BWE	0.2075
Polymyxin B Sulfate 10,000 U Gramicidin 0.025mg/ml Oph/Ot Sol	035343 Polysporin	BWE	0.1600
Polymyxin B Sulfate 5,000 U Neomycin Sulfate 5mg Bacitracin (Zinc) 400 U/g Oph Oint	243191 Neosporin	CAL	0.2300
Polymyxin B Sulfate 10,000 U Neomycin Sulfate 5mg Hydrocortisone 10mg/ml Ot Sol	243159 Cortisporin	CAL	0.4185

52:04.08 Anti-Infectives Sulfonamides

Sulfacetamide (Sodium) 30% Oph Sol	028061 Sulamyd	SCH	0.1173
Sulfacetamide (Sodium) 10% Oph Sol	028053 Sulamyd	SCH	0.0953
Sulfacetamide (Sodium) 10% Oph Oint	028347 Sulamyd	SCH	0.4675
Sulfisoxazole Diethanolamine 4% Oph Sol	115460 Gantrisin	HLR	0.1140

52:04.12 Anti-Infectives Other

Idoxuridine 0.1% Oph Sol	027014 Stoxil	SKF	0.1993
Idoxuridine 0.5% Oph Oint	027200 Stoxil	SKF	1.0525

52:08 Anti-Inflammatory Agents

Betamethasone Disodium Phosphate			
0.1% Oph/Ot Sol	012173 Betnesol	GLA	0.5720
Dexamethasone 0.1% Oph/Ot Sol	016217 Decadron	MSD	0.4260
Hydrocortisone Acetate 2.5% Oph Susp	016292 Hydrocortone	MSD	0.4960
Hydrocortisone Acetate 2.5% Oph Oint	024783 Cortril	PFI	0.8600
Hydrocortisone Acetate 0.5% Oph Oint	024775 Cortril	PFI	0.3125

Eye, Ear, Nose and Throat Preparations 52:00

Anti-Inflammatory Agents 52:08

Hydrocortisone 2.5%				CONTINUED
Atropine Sulfate 1% Oph Oint	062251	HC-Atropine 1%	AHA	1.0100
Methylprednisolone 0.1% Oph/Ot Sol	030791	Medrol	UPJ	0.3900
Triamcinolone Acetonide 0.1% Oph Oint	029521	Kenalog	SQU	0.3125

Miotics 52:20

Carbachol 3% Oph Sol	000663 Iso	pto rbachol ALC	0.1540
Carbachol 1.5% Oph Sol	000655 Iso		0.1040
		rbachol ALC	0.1320
Carbachol 0.75% Oph Sol	000647 Iso	pto rbachol ALC	0.1213
Echothiophate lodide 0.25% Oph Sol	002348 Ph		0.1213
Editorinophato Idado C.20 / O Opin Co.		dide AYE	0.7600
Echothiophate lodide 0.125% Oph Sol	002313 Ph		
		lide AYE	0.6600
Echothiophate lodide 0.06% Oph Sol	052817 Pho	ospholine lide AYE	0.5600
Echothiophate lodide 0.03% Oph Sol	283304 Ph		0.0000
Editorinopriate locate 0.0070 Opin Odi		lide AYE	0.5600
Neostigmine Bromide 5% Oph Sol	013080 Pro	ostigmin HLR	0.6875
Pilocarpine HCI 6% Oph Sol	000892 Iso	pto Carpine ALC	0.1540
Pilocarpine HCI 4% Oph Sol	000884 Iso	pto Carpine ALC	0.1246
Pilocarpine HCI 3% Oph Sol	000876 Iso	pto Carpine ALC	0.1246
Pilocarpine HCI 2% Oph Sol	000868 Iso	pto Carpine ALC	0.1026
Pilocarpine HCI 1% Oph Sol	000841 Iso	pto Carpine ALC	0.1026
Pilocarpine HCI 0.5% Oph Sol	000833 Iso	pto Carpine ALC	0.0993
Pilocarpine HCI 6%			1220
Epinephrine Equivalent 0.5% Oph Sol	247324 E-C	Carpine ALC	0.2606
Pilocarpine HCl 4%	047016 F (Carpine ALC	0.2420
Epinephrine Equivalent 0.5% Oph Sol Pilocarpine HCl 3%	247316 E-0	Carpine ALC	0.2420
Epinephrine Equivalent 0.5% Oph Sol	247308 E-0	Carpine ALC	0.2240
Pilocarpine HCI 2%	-4 -9		
Epinephrine Equivalent 0.5% Oph Sol	247294 E-0	Carpine ALC	0.2053

SQU

0.1087

52:00 Eye, Ear, Nose and Throat Preparations

52:20 Miotics				
Pilocarpine HCI 1% Epinephrine Equivalent 0.5% Oph Sol	247286	E-Carpine	ALC	0.1833
52:24 Mydriatics				
Atropine Sulfate 1% Oph Sol	035017	Isopto Atropine	ALC	0.2760
Epinephrine Bitartrate 2% Oph Sol		Epitrate	AYE	0.2762
Epinephrine HCl 2% Oph Sol		Glaucon	ALC	0.2860
Epinephrine HCI 1% Oph Sol		Glaucon	ALC	0.2530
Phenylephrine HCI 0.12% Oph Sol	033502			
		Synephrine	WIN	0.0633
50 00 Vanagametriata				
52:32 Vasoconstrictors				
Naphazoline HCI 0.1% OTC 15ml Oph Sol	267333	Vasocon	coo	3.0900
Phenylephrine HCI 1% OTC 30ml Nas Sol	033480	Neo-		
		Synephrine	WIN	2.0000
*Phenylephrine HCI 0.5% OTC 30ml Nas Sol	033472	Neo- Synephrine	WIN	1.7500
VIA		Synepitine	AAIIA	1.7500
Xylometazoline HCI 0.1% OTC 30ml Nas Sol	005363	Otrivin	CIB	1.4500
Xylometazoline HCI			OID	1.1000
0.05% OTC 30ml Nas Sol	005355	Otrivin	CIB	1.2500
52:36 E.E.N.T. Other				
Acetazolamide 250mg Tab		Acetazolam	ICN	0.0739
But have to so T	014907		LED	
Dichlorphenamide 50mg Tab		Daranide	MSD	0.0744
Methylcellulose 1% Oph Sol		Isopto Tears	ALC	0.1066
Methylcellulose 0.5% Oph Sol	000809	Isopto Tears	ALC	0.0953
Sodium Carboxymethylcellulose 16.6%				

Gelatin 16.6%, Pectin 16.6% Oral Top Oint 990272 Orabase

^{*} Not compensable for persons receiving Nursing Home Care

56:00 Gastrointestinal Drugs

56:04 Antacids-Adsorbents

Aluminum Hydroxide 600mg Tab	034096 Amphojel WYT 0.0252
*Aluminum Hydroxide 60mg/ml O/L	034002 Amphojel WYT 0.0039
Magnesium Hydroxide 300mg OTC 100 Tab	093815 Milk of
Mark the State of Co.	Magnesia DTC 1.2500
*Magnesium Hydroxide	093807 Milk of
80mg/ml OTC 455ml O/L	Magnesia DTC 1.2500
Magnesium Hydroxide 400mg Aluminum Hydroxide 400mg Tab	026549 Maalox ROR 0.0223
	020549 Madiox ROR 0.0223
Magnesium Hydroxide 75mg Aluminum Hydroxide 320mg Tab	033677 Creamalin WIN 0.0165
*Magnesium Hydroxide 40mg	
Aluminum Hydroxide 40mg/ml O/L	018260 AMH MOM 0.0028 013625 Univol HOR
	026530 Maalox ROR
Magnesium Trisilicate 500mg	
Aluminum Hydroxide 250mg Tab	031224 Gelusil WCH 0.0215
*Magnesium Trisilicate 128mg	
Aluminum Hydroxide 66mg/ml O/L	031186 Gelusil WCH 0.0043

NOTE

Antacids may be prescribed for a specific therapeutic purpose; such products intended for general household use are not eligible as a benefit.

56:08 Antidiarrhea Drugs

Diphenoxylate HCl 2.5mg Atropine Sulfate 0.025mg Tab	036323 Lomotil	SEA	0.0572
Diphenoxylate HCI 0.5mg Atropine Sulfate 0.005mg/ml O/L	229458 Lomotil	SEA	0.0293
*Kaolin 200mg Pectin 10mg/ml O/L	030864 Kaopectate	UPJ	0.0026
Camphorated Tincture of Opium (Paregoric) O/L	095680 Camphor Co.	DTC	0.0086
Kaolin/Pectin & Paregoric Mixture	990280 Extemporaneous		0.0070

^{*} Not compensable for persons receiving Nursing Home Care

Gastrointestinal Drugs 56:00

Cathartics 56:12

		Juti idi tit	,	0112
*Bisacodyl 5mg OTC 30 Tab	254142	Dulcolax	BOE	2.4500
*Bisacodyl 10mg OTC 6 Sup	003875	Dulcolax	BOE	2.5500
Bisacodyl 5mg OTC 3 Sup	003867	Dulcolax	BOE	1.2500
Cascara Sagrada 300mg OTC 100 Tab	023620	Cascara		
		Sagrada	PDA	2.7500
*Cascara Sagrada OTC 115ml O/L	022934	Cas-Evac	PDA	3.7500
Castor Oil OTC 115ml Emuls	127922	Neoloid	LED	1.4200
Castor Oil OTC 85ml O/L	094080	Castor Oil	DTC	1.2500
*Dioctyl Sodium Sulfosuccinate 100mg OTC 60 Cap	017701	Colace	MJO	5.7500
Dioctyl Sodium Sulfosuccinate				
4mg/ml OTC 230ml O/L	017876	Colace	MJO	3.7500
Dioctyl Sodium Sulfosuccinate				
10mg/ml OTC 30ml Oral Sol	017795		MJO	2.8500
*Glycerin 2.7g OTC 24 Sup		Glycerin	PDA	1.3500
Glycerin 1.8g OTC 24 Sup	222801	Glycerin	PDA	1.3500
Magnesium Hydroxide 300mg OTC 100 Tab	093815			4.0500
		Magnesia	DIC	1.2500
*Magnesium Hydroxide 80mg/ml OTC 455ml O/L	093807	Milk of		
00mg/mi 010 433mi 0/L	093007	Magnesia	DTC	1.2500
*Mineral Oil OTC 455ml O/L	093947	Mineral Oil	DTC	1.2500
Mineral Oil OTC 130ml Enema	107875	Fleet	FRS	1.4000
*Psyllium Mucilloid				
ÓTC 345g Oral Pd	242438	Metamucil	SEA	3.6500
Senna Concentrate 187mg OTC 100 Tab	026158	Senokot	PFR	4.2000
Senna Concentrate 652mg OTC 6 Sup	026107	Senokot	PFR	1.9000
Senna Concentrate				
109mg/g OTC 230g Gran	026042	Senokot	PFR	4.6500
Senna Concentrate 0.4ml/ml OTC 230ml O/L	026115	Senokot	PFR	3.6500

Note

Cathartics may be prescribed for a specific therapeutic purpose; such products intended for general household use are not eligible as a benefit,

^{*}Not compensable for persons receiving Nursing Home Care

56:00 Gastrointestinal Drugs

56:12	Cathartics
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CONTINUED *Sennosides A&B 12mg OTC 100 Tab	027502 Glysennid	SAN	4.5500
*Sodium Biphosphate 160mg Sodium Phosphate 60mg/ml OTC 130ml Rect Sol	009911 Fleet	FRS	1.2500
Sodium Biphosphate 160mg Sodium Phosphate 60mg/ml OTC 68ml Ped Rect Sol	108065 Fleet	FRS	1.2500

Note

Cathartics may be prescribed for a specific therapeutic purpose; such products intended for general household use are not eligible as a benefit.

56:16 Digestants

Pancreatic Enzymes 300mg Cap	263818 Cotazym	ORG	0.0670
Pancreatic Enzymes 1g Ent Tab	023787 Panteric	PDA	0.0325

56:22 Antiemetics & Anti-Nauseants

Cyclizine HCI 50mg Tab	318795 Marzine	CAL	0.0330
*Dimenhydrinate 50mg Tab	028487 Dramamine 013803 Gravol	SEA HOR	0.0322
*Dimenhydrinate 3mg/ml O/L	230197 Gravol	HOR	0.0119
Dimenhydrinate 50mg/5ml Inj Sol	013560 Gravol	HOR	0.4500
Dimenhydrinate 250mg/5ml Inj Sol	028452 Dramamine 013579 Gravol	SEA HOR	0.7700
*Dimenhydrinate 100mg Sup	028479 Dramamine 013609 Gravol	SEA HOR	0.0880
*Dimenhydrinate 50mg Sup	028460 Dramamine 013595 Gravol	SEA HOR	0.0830
Meclizine HCI 25mg Tab	220442 Bonamine	PFI	0.0821

^{*}Not compensable for persons receiving Nursing Home Care

60:00 Gold Compounds

Sodium Aurothiomalate 100mg/ml Inj Sol	025097 Myochrysine	POÙ	2.8290
Sodium Aurothiomalate 50mg/ml Inj Sol	025089 Myochrysine	POU	1.5370
Sodium Aurothiomalate 25mg/ml Inj Sol	025070 Myochrysine	POU	0.9860
Sodium Aurothiomalate 10mg/ml Inj Sol	025062 Myochrysine	POU	0.8140

68:00 Hormones and Substitutes

68:04 Corticosteroids	S		
Betamethasone 0.5mg Tab	012211 Betnelan 028185 Celestone	GLA SCH	0.0749
Betamethasone Acetate 3mg Betamethasone Disodium Phosphate 3mg/ml Inj Susp	028096 Celestone	0011	
Cortisone Acetate 25mg Tab	Soluspan 280437 Cortisone 249963 Cortisone 016446 Cortone	ICN UPJ MSD	2.1500 0.0644
Dexamethasone 0.75mg Tab	285471 Dexasone 022519 Hexadrol 016470 Decadron	ICN ORG MSD	0.0779
Dexamethasone 21-Phosphate 20mg/5ml Inj Sol	016136 Decadron	MSD	6.6000
Fludrocortisone Acetate 0.1mg Tab	029351 Florinef	SQU	0.0290
Hydrocortisone 20mg Tab	030929 Cortef 016527 Hydrocortone	UPJ MSD	0.0895
Hydrocortisone Acetate 250mg/5ml Inj Susp	030821 Cortef	UPJ	4.5800
Hydrocortisone Acetate 125mg/5ml Inj Susp	016276 Hydrocortone	MSD	2.5100
Hydrocortisone Sodium Succinate 1g Inj Pd	210552 Solu-Cortilean 030635 Solu-Cortef	MTC UPJ	7.0500
Hydrocortisone Sodium Succinate 500mg Inj Pd	210544 Solu-Cortilean 030627 Solu-Cortef	MTC UPJ	4.6000
Hydrocortisone Sodium Succinate 250mg Inj Pd	210536 Solu-Cortilean 030619 Solu-Cortef	MTC UPJ	3.0000
Hydrocortisone Sodium Succinate 100mg Inj Pd	210528 Solu-Cortilean 030600 Solu-Cortef	MTC UPJ	1.7500
Methylprednisolone 4mg Tab	030988 Medrol	UPJ	0.1650
Methylprednisolone Sodium Succinate 500mg Inj Pd	030678 Solu-Medrol	UPJ	14.9000
Methylprednisolone Sodium Succinate 125mg Inj Pd	030651 Solu-Medrol	UPJ	5.9000

Hormones and Substitutes 68:00

Corticosteroids 68:04

Methylprednisolone Sodium Succinate 40mg Inj Pd

Prednisone 5mg Tab

Triamcinolone 4mg Tab

Fluoxymesterone 5mg Tab

Methandrostenolone 5mg Tab Methyltestosterone 25mg Tab

Methyltestosterone 10mg Tab

Nandrolone Phenpropionate 125mg/5ml Oily Inj Sol

Nandrolone Phenpropionate 100mg/2ml Oily Inj Sol

Norethandrolone 10mg Tab

Oxymetholone 50mg Tab

Oxymetholone 5mg Tab

Stanozolol 2mg Tab

Testosterone Cypionate 500mg/10ml Oily Inj Sol

Testosterone Cypionate 100mg/ml Oily Inj Sol

Testosterone Enanthate 1000mg/5ml Oily Inj Sol

١	001 (1	000101010		0.0 .
				CONTINUED
	030643	Solu-Medrol	UPJ	2.5000
	210188	Deltasone	UPJ	0.0120
	021695	Novoprednisone	NOP	
		Prednisone	DTC	
	003603	Prednisone	AHA	
	023833	Paracort	PDA	
	007668	Prednisone	ELL	
		Prednisone	ORG	
	010197	Colisone	FRS	
	020475	Venenant	2011	0.0054
		Kenacort	SQU	0.2054
	015024	Aristocort	LED	

Androgens 68:08

-	111410901	.0 0	0.00
	Oratestin Halotestin	HOE	0.0992
	Danabol	CIB	0.0782
005630	Metandren	CIB	0.1521
005622	Metandren	CIB	0.0606
022470	Durabolin	ORG	9.3700
022489	Durabolin	ORG	7.5200
028576	Nilevar	SEA	0.2662
189421	Anapolon-50	SYN	0.5940
023779	Adroyd	PDA	0.0916
033812	Winstrol	WIN	0.0485
030775			
	Testosterone	UPJ	6.6800
000700	Dama		
030783	Testosterone	UPJ	1.9000
	1001001010110	0.0	1.0000
029246	Delatestryl	SQU	6.6000

68:00 Hormones and Substitutes

68:16	Estrogens
-------	-----------

Chlorotrianisene 25mg Cap	017973 Tace	MER	0.1686
Chlorotrianisene 12mg Cap	017965 Tace	MER	0.0798
Conjugated Estrogens 2.5mg Tab	002593 Premarin	AYE	0.1275
Conjugated Estrogens 1.25mg Tab	002585 Premarin	AYE	0.0700
Conjugated Estrogens 0.625mg Tab	002577 Premarin	AYE	0.0395
Conjugated Estrogens 0.3mg Tab	002569 Premarin	AYE	0.0250
Conjugated Estrogens 0.625mg/g Vag Cr	002089 Premarin	AYE	0.0677
Dienestrol 0.1mg/g Vag Cr	022578 Dienestrol	ORT	0.0353
Dienestrol 0.1mg/g Vag Cr (App)	022594 Dienestrol	ORT	0.0397
Esterified Estrogens 1.25mg Tab	245224 Menotrol 010146 Climestrone	SQU FRS	0.0500
Esterified Estrogens 0.625mg Tab	245232 Menotrol 010138 Climestrone	SQU FRS	0.0300
Ethinyl Estradiol 0.5mg Tab	028231 Estinyl	SCH	0.0677
Ethinyl Estradiol 0.05mg Tab	028223 Estinyl	SCH	0.0314
Ethinyl Estradiol 0.02mg Tab	028215 Estinyl	SCH	0.0193
Methallenestril 20mg Tab	028541 Vallestril	SEA	0.1684
Stilboestrol 25mg Tab	003387 Stilboestrol	AHA	0.0567
Stilboestrol 5mg Tab	003379 Stilboestrol	AHA	0.0199
Stilboestrol 1mg Tab	003360 Stilboestrol	AHA	0.0146
Stilboestrol 0.5mg Tab	003352 Stilboestrol	AHA	0.0121
Stilboestrol 0.25mg Tab	003344 Stilboestrol	AHA	0.0109
Stilboestrol 0.1mg Tab	003336 Stilboestrol	AHA	0.0098
Stilboestrol Sodium Diphosphate 100mg Tab	013781 Honvol	HOR	0.3240
Stilboestrol Sodium Diphosphate 250mg/5ml Inj Sol	013587 Honvol	HOR	2.3410

68:20 Insulins and Diabetic Agents

Acetohexamide 500mg Tab	015598 Dimelor	LIL	0.0652
Chlorpropamide 250mg Tab	021350 Novopropamide 271330 Chloromide 013730 Stabinol 012564 Chloronase 024716 Diabinese	NOP ICN HOR HOE PFI	0.0320
Chlorpropamide 100mg Tab	012556 Chloronase 024708 Diabinese	HOE PFI	0.0271

Hormones and Substitutes 68:00

Insulins and Diabetic Agents 68:20

Glyburide 5mg Tab	244449 Euglucon ROU 0.076 012599 Diabeta HOE	6
Insulin (Globin Zinc) 800IU/10ml OTC Inj Sol	004529 Globin Zinc	•
Insulin (Globin Zinc) 400IU/10ml OTC Inj Sol	Insulin BWE 3.200 004510 Globin Zinc	
Insulin (Isophane) Beef/Pork 1000IU/10ml OTC Inj Susp	Insulin BWE 1.650 274127 NPH Insulin CNG 3.600	
Insulin (Isophane) Beef, Pork 800IU/10ml OTC Inj Susp	005932 NPH Insulin CNG 2.850	0
Insulin (Isophane) Beef, Pork 400IU/10ml OTC Inj Susp	005924 NPH Insulin CNG 1.500	
Insulin (Lente) 1000IU/10ml OTC Inj Susp Insulin (Lente) 800IU/10ml OTC Inj Susp	275409 Lente Insulin CNG 3.900	
Insulin (Lente) 400IU/10ml OTC Inj Susp	005959 Lente Insulin CNG 3.1500 005940 Lente Insulin CNG 1.6500	
Insulin (Protamine Zinc) Beef/Pork 1000IU/10ml OTC Inj Susp	274119 Protamine Zinc	
	Insulin CNG 3.500	0
Insulin (Protamine Zinc) Beef, Pork 800IU/10ml OTC Inj Susp	005975 Protamine Zinc Insulin CNG 2.8000	0
Insulin (Protamine Zinc) Beef, Pork 400IU/10ml OTC Inj Susp	005967 Protamine Zinc Insulin CNG 1,4500	0
Insulin (Semilente)	mount CNG 1.4500	J
1000lU/10ml OTC Inj Susp	275417 Semilente Insulin CNG 3.9000	0
Insulin (Semilente) 800IU/10ml OTC Inj Susp	005991 Semilente Insulin CNG 3.1500	0
Insulin (Semilente) 400IU/10ml OTC Inj Susp	005983 Semilente	
Insulin (Sulfated) 1000IU/10ml OTC Inj Susp	Insulin CNG 1.6500 006009 Sulfated Insulin CNG 11.2000	
Insulin (Ultralente)	CNG 11.2000	J
1000IU/10ml OTC Inj Susp	275425 Ultralente Insulin CNG 3.9000	3

68:00 Hormones and Substitutes

68:20 Insulins and Diabetic Agents

Insulin (Ultralente)
800IU/10ml OTC Inj Susp

Insulin (Ultralente)
400IU/10ml OTC Inj Susp

Insulin (Zinc Crystalline) Beef, Pork
1000IU/10ml OTC Inj Sol
Insulin (Zinc Crystalline)
800IU/10ml OTC Inj Sol
Insulin (Zinc Crystalline)
400IU/10ml OTC Inj Sol
Phenformin HCI 100mg LA Cap
Phenformin HCI 50mg LA Cap
Phenformin HCI 25mg Tab
Tolbutamide 500mg Tab

006025 Ultralente Insulin	CNG	3.1500
006017 Ultralente Insulin	CNG	1.6500
005894 Insulin-Toronto	CNG	2.7000
005886 Insulin-Toronto	CNG	2.1500
005878 Insulin-Toronto	CNG	1.2500
041920 DBI-TD	AFC	0.1815
041912 DBI-TD	AFC	0.1007
001651 DBI	AFC	0.0534
017167 Tolbutone	MAN	0.0132
093033 Tolbutamide	DTC	
021849 Novobutamide 237000 Oramide	NOP	
078522 Mellitol	CPN	
013889 Mobenol	HOR	

HOE

68:24 Parathyroid Agents

Calcium Carbonate 0.3q Calcium Gluconolactate 2.94g Eff Tab 027588 Calcium- Sandoz Forte SAN 0.1172 Calcium Carbonate 1.5g 259497 Gramcal Calcium Gluconolactate 3.08g Eff Tab SAN 0.1521 Calcium Gluconate 600mg OTC 100 Tab 094773 Calcium Gluconate DTC 2,3500 Calcium Gluconate 1000mg/10ml Inj Sol 027219 Calcium-Sandoz SAN 0.4300 Calcium Gluconogalactogluconate 200mg/ml O/L 027383 Calcium-Sandoz SAN 0.0083

012602 Orinase

Hormones and Substitutes 68:00

Parathyroid Agents 68:24

Calcium Lactate 600mg OTC 100 Tab	023590 Calcium		CONTINUED
Calcium and and a cooming of the coordinate	Lactate 094765 Calcium	PDA	1.8500
	Lactate	DTC	
Dihydrotachysterol 0.125mg Cap	033057 Hytakerol	WIN	0.1550
Dihydrotachysterol 0.25mg/ml O/L	033553 Hytakerol	WIN	0.3233

Pituitary Agents 68:28

Corticotropin 40U Inj Pd	023000 ACTH	PDA	2.1000
Corticotropin 25U Inj Pd	022993 ACTH	PDA	1.6500
Cosyntropin Zinc Hydroxide			
1mg/ml Inj Susp	253952 Synacthen		
	Depot	CIB	4.8600
Vasopressin 10U/0.5ml Inj Sol	222577 Pitressin	PDA	0.8000
Vasopressin Tannate 5U/ml Oily Inj Sol	023329 Pitressin	PDA	0.6000

Progestogens & Oral Contraceptives 68:32

Ethinyl Estradiol 0.1mg Dimethisterone 25mg 21 Seq Tab	003670 Secrovin 017949 Oracon	AHA MJO	1.5300 1.7200
Ethinyl Estradiol 0.05mg Ethynodiol Diacetate 1mg 21 Tab	028630 Demulen 50mcg	SEA	1.5400
Ethinyl Estradiol 0.05mg Ethynodiol Diacetate 1mg 28 Tab	028673 Demulen 50mcg	SEA	1.6180
Restriction Norethindrone Acetate 1.5mg 21 Tab Ethinyl Estradiol 0.05mg	296090 Logest 1.5/30	LED	1.8500
Norethindrone Acetate 1mg 21 Tab	296740 Logest 1/50	LED	1.6000
Ethinyl Estradiol 0.05mg Norgestrel 0.25mg 21 Tab	034193 Ovral	WYT	1.8500
Ethinyl Estradiol 0.05mg Norgestrel 0.25mg 28 Tab	034207 Ovral	WYT	1.9500
Ethinyl Estradiol 0.03mg Norgestrel 0.15mg 21 Tab	300640 Min-Ovral	WYT	2.0500

Note

Oral Contreceptives (excluding 'Progestogen Only' Products) are priced by cycle package, not by individual tablet.

68:00 Hormones and Substitutes

68:32 Progestogens & Oral Contraceptives

CONTINUED	O i d i	Continuo	SP CI	• • • •
Hydroxyprogesterone Caproate 250mg/2ml Oily Inj Sol	029211	Delalutin	SQU	3.3000
Medroxyprogesterone Acetate 5mg Tab	030937	Provera	UPJ	0.1027
Medroxyprogesterone Acetate 50mg/ml Inj Susp	030848	Depo-Provera	UPJ	2.4300
Mestranol 0.1mg Ethynodiol Diacetate 1mg 21 Tab	028657	Ovulen 1	SEA	1.5400
Mestranol 0.1mg Ethynodiol Diacetate 1mg 28 Tab	028703	Ovulen 1	SEA	1.6180
Mestranol 0.1mg Ethynodiol Diacetate 0.5mg 21 Tab	028649	Ovulen 0.5	SEA	1.4300
Mestranol 0.1mg Ethynodiol Diacetate 0.5mg 28 Tab	028681	Ovulen 0.5	SEA	1.5080
Mestranol 0.1mg Ethynodiol Diacetate 0.5mg 21 Seq Tab	028711	Miniquen	SEA	1.5840
Mestranol 0.1mg Norethindrone 2mg 21 Tab	022640	Ortho-Novum 2	ORT	1.8800
Mestranol 0.1mg Norethindrone 0.5mg 21 Tab	022632	Ortho-Novum		
Mestranol 0.08mg		0.5	ORT	1.5500
Norethindrone 2mg 21 Seq Tab	022675	Ortho-Novum SQ	ORT	1.8800
Mestranol 0.08mg Norethindrone 1mg 21 Tab	022659	Ortho-Novum	ORT	1.6900

NOTE

Oral Contraceptives (excluding 'Progestogen Only' Products) are priced by cycle package, not by individual tablet.

Hormones and Substitutes 68:00

Progestogens & Oral Contraceptives 68:32

Mostronal 0.075mg			CONTINUED
Mestranol 0.075mg Norethindrone 5mg 21 Tab	022616 Ortho-Novum 5	ORT	2.9200
Mestranol 0.05mg Norethindrone 1mg 21 Tab	022608 Ortho-Novum 1/50	ORT	1.6900
Mestranol 0.05mg Norethynodrei 2.5mg 21 Tab	028665 Enovid-E	SEA	1.5400
Mestranol 0.075mg Norethynodrel 5mg 20 Tab	028622 Enovid 5	SEA	2.3100
Norethindrone 0.35mg Tab	037605 Micronor	ORT	0.0577
Norgestrel 37.5mcg Tab	252476 Ovrette	WYT	0.0732

NOTE

Oral Contraceptives (excluding 'Progestogen Only' Products) are priced by cycle package, not by individual tablet.

Thyroids 68:36

Levothyroxine (Sodium) 0.3mg Tab	012319 Eltroxin	GLA	0.0244
Levothyroxine (Sodium) 0.2mg Tab	012300 Eltroxin	GLA	0.0161
Levothyroxine (Sodium) 0.1mg Tab	012297 Eltroxin	GLA	0.0130
Levothyroxine (Sodium) 0.05mg Tab	012289 Eltroxin	GLA	0.0105
Levothyroxine (Sodium) 0.005mg Tab	012270 Eltroxin	GLA	0.0141
Liothyronine (Sodium) 25mcg Tab	012327 Tertroxin 027103 Cytomel	GLA SKF	0.0239
Liothyronine (Sodium) 5mcg Tab	027081 Cytomel	SKF	0.0206
Thyroid 2gr (120mg) Tab	023965 Thyroid 031305 Proloid	PDA WCH	0.0120
Thyroid 1gr (60mg) Tab	023957 Thyroid 031291 Proloid	PDA WCH	0.0095
Thyroid 1/2gr (30mg) Tab	023949 Thyroid 031283 Proloid	PDA WCH	0.0080

68:00 Hormones and Substitutes

68:38 Anti-Thyroids

Methimazole 5mg Tab
Propylthiouracil 100mg Tab
Propylthiouracil 50mg Tab

015741 Tapazole LIL 0.0160 010219 Propyl-Thyracil FRS 0.0424 010200 Propyl-Thyracil FRS 0.0270

76:00 Oxytocics

Ergonovine Maleate 0.2mg Tab	015709 Ergotrate	LIL	0.0443
Ergonovine Maleate 0.2mg/ml Inj Sol	004472 Ergonovine	BWE	0.2750
Oxytocin 2IU/2ml Inj Sol	027308 Syntocinon-2	SAN	0.1452
Oxytocin 5IU/1ml Inj Sol	035998 Syntocinon-5	SAN	0.1696
Oxytocin 5IU/0.5ml Inj Sol	035807 Pitocin	PDA	0.2400

84:04.04 Anti-Infectives Antibiotics

Bacitracin 500U/g Top Oint	012351 Bacitracin 031046 Baciguent	GLA UPJ	0.0613
Erythromycin 1% Top Oint	038261 Erythrocin 015997 Ilotycin	ABB LIL	0.0416
Neomycin Sulfate 0.5% Top Oint	031070 Myciguent	UPJ	0.0566
Neomycin Sulfate 500mg/ml Top Sol	030813 Mycifradin	UPJ	0.2300

84:04.08 Anti-Infectives Fungicides

Chlordantoin 1% Vag Cr	022551 Sporostacin	ORT	0.0281
Chlordantoin 1% Vag Cr (App)	022586 Sporostacin	ORT	0.0320
Nystatin 100,000U Vag Tab	015067 Nilstat 029491 Mycostatin	LED SQU	0.1033
Nystatin 100,000U/g Top Cr	029092 Mycostatin	SQU	0.0950
Nystatin 100,000U/g Top Oint	029556 Mycostatin	SQU	0.0950
Nystatin 25,000U/g Vag Cr	295973 Mycostatin	SQU	0.0304
Tolnaftate 1% Top Cr	027936 Tinactin	SCH	0.1173
Tolnaftate 1% Top Pd	027960 Tinactin	SCH	0.0606
Tolnaftate 1% Top Sol	028088 Tinactin	SCH	0.1173

84:04.12 Anti-Infectives Parasiticides

Gamma-Benzene Hexachloride 1% Lot	026212 Kwellada	RCA	0.0220
Isobornyl Thiocyanoacetate 5% Top Emuls	033901 Bornex	WYT	0.0123

84:04.16 Anti-Infectives Other

Hexachlorophene 3% Top Emuls	205389 PhisoHex	WIN	0.0072
*lodochlorhydroxyquin 3% Top Cr	005797 Vioform	CIB	0.0410
Metronidazole 500mg Vag Tab	226572 Novonidazol 007692 Trikamon 025887 Flagyl	NOP ELL POU	0.1400
Metronidazole 10% Vag Cr	024929 Flagyl	POU	0.0721
N'benzoylsulfanilamide 3.7% Sulfathiazole 3.42% Sulfacetamide 2.86%			

153605 Sultrin

ORT

0.0396

Urea 0.64% Vag Cr (App)

^{*}Not compensable for persons receiving Nursing Home Care

Anti-Infectives	Other	84:04.16
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And nin	CONTINUE	
Povidone-lodine 200mg Sup	026050 Betadine PFR 0.195	
Povidone-lodine 10% Vag Gel	026034 Betadine PFR 0.0256 002720 Bridine AHA 0.0308	_
*Povidone-lodine 10% Top Sol	158348 Betadine PFR 0.0063 062081 Bridine Sol AHA 0.0070	_
Povidone-lodine 10% Vag Sol	026093 Betadine PFR 0.008 003115 Bridine AHA 0.0113	
Sulfisoxazole 10% Vag Cr	115479 Gantrisin HLR 0.029	7
Sulfanilamide 15% Aminacrine HCI 0.2%		
Allantoin 2% Vag Cr	189510 Vagitrol SYN 0.019 134120 AVC MER 0.023	

Anti-Inflammatory 84:06

	ti iiiiiaiiiiiato	, , –	1.00
Beclomethasone Dipropionate 0.025% Top Cr	002712 Propaderm	АНА	0.1266
Beclomethasone Dipropionate			
0.025% Top Oint	003697 Propaderm	AHA	0.1266
Beclomethasone Dipropionate 0.025% Lot	270466 Propaderm	AHA	0.1030
Betamethasone Valerate 0.1% Top Cr	011924 Betnovate 027901 Celestoderm-V	GLA SCH	0.0452
Betamethasone Valerate 0.1% Top Oint	012386 Betnovate 028363 Celestoderm-V	GLA SCH	0.0452
Betamethasone Valerate 0.1% Lot	011940 Betnovate	GLA	0.1030
Betamethasone Valerate 0.05% Top Cr	011916 Betnovate-1/2 027898 Celestoderm-	GLA	0.0313
	V/2	SCH	
Betamethasone Valerate 0.05% Top Oint	012378 Betnovate-1/2	GLA	0.0313
The same of the sa	028355 Celestoderm- V/2	SCH	
Betamethasone Valerate 0.05% Lot	011932 Betnovate	GLA	0.0780
Flumethasone Pivalate 0.03% Top Cr	005134 Locacorten	CIB	0.1760
Flumethasone Pivalate 0.03% Top Oint	005789 Locacorten	CIB	0.1760
Fluocinolone Acetonide 0.025% Top Cr	030236 Synalar Regular	SYN	0.0841
Fluocinolone Acetonide 0.025% Top Oint	030406 Synalar Regular	SYN	0.0841
Fluocinolone Acetonide 0.01% Top Cr	030228 Synalar Mild	SYN	0.0775
Fluocinolone Acetonide 0.01% Top Oint	030392 Synalar Mild	SYN	0.0775

^{*}Not compensable for persons receiving Nursing Home Care

84:06 Anti-Inflammator	У			
Fluocinolone Acetonide 0.01% Top Sol	030260	Synalar Solution	SYN	0.0770
Fluocinonide 0.05% Top Cr	036099	Lidex	SYN	0.1580
Fluocinonide 0.05% Top Oint	274437	Lidex	SYN	0.1580
Fluocinonide 0.01% Top Cr	274453	Lidex Mild	SYN	0.0930
Fluocinonide 0.01% Top Oint	274445	Lidex Mild	SYN	0.0930
Flurandrenolide 0.05% Top Cr	015326	Drenison	LIL	0.1300
Flurandrenolide 0.05% Top Oint	016012	Drenison	LIL	0.1300
Flurandrenolide 0.0125% Top Cr	015318	Drenison-1/4	LIL	0.0450
Flurandrenolide 0.0125% Top Oint	016004	Drenison-1/4	LIL	0.0450
Hydrocortisone 1% Top Cr	035718	Hydro- Cortilean	мтс	0.0342
Hydrocortisone 1% Top Oint			PFI UPJ DTC AHA	0.0287
Hydrocortisone 0.5% Top Oint		Hydrocortisone Unicort	DTC AHA	0.0204
Methylprednisolone 0.25% Top Oint	031062	Medrol	UPJ	0.0588
Triamcinolone Acetonide 0.1% Top Cr		Aristocort R Kenalog	LED SQU	0.1533
Triamcinolone Acetonide 0.1% Top Oint		Aristocort R Kenalog	LED SQU	0.1533
Triamcinolone Acetonide 0.1% Lot	029130	Kenalog	SQU	0.2080
Triamcinolone Acetonide 0.025% Top Cr		Aristocort D Kenalog-E	LED SQU	0.0666
Triamcinolone Acetonide 0.025% Top Oint		Aristocort D Kenalog-E	LED SQU	0.0666
Triamcinolone Acetonide				

84:08 Antipruritics & Topical Anesthetics

0.1% in Orabase Oral Top Oint

Cinchocaine HCI 1% Top Oint	005770 Nupercainal	CIB	0.0316
Pramoxine HCI 1% Top Cr	000116 Tronothane	ABB	0.0386
Tetracaine HCI 1% Top Cr	205451 Pontocaine	WIN	0.0300

029505 Kenalog-Orabase

SQU

0.3700

Skin and Mucous Membrane 84:00 **Preparations**

Astringents 84:12

Aluminum Sulfate 880mg Calcium Acetate 600mg Tab 037311 Domeboro DOM 0.1375 Aluminum Sulfate 1.1g Calcium Acetate 800mg/Pkg Pd 037338 Domeboro DOM 0.1375

Emollients, Demulcents and 84:24 Protectants

. Aluminum Acetate Top Cr	216992 Acid Mantle	DOM	0.0264
*Dimethylpolysiloxane 20% Top Cr	253057 Barriere	AHA	0.0136
*Zinc Oxide 15% Top Oint	297615 Zinc Oxide	DTC	0.0086

Keratolytic Agents 84:28

Benzoyl Peroxide 20% Lot	187585	Benoxyl	ICN	0.1013
Benzoyl Peroxide 5% Lot	236063	Benoxyl	ICN	0.0620
Benzoyl Peroxide/Sulfur 10%-5% Top Cr		Sulfoxyl Forte Persol Forte	ICN HOR	0.0736
Benzoyl Peroxide/Sulfur 10%-2.5% Top Cr	035505	Persol	HOR	0.0783
Benzoyl Peroxide/Sulfur 5%-2% Top Cr	187615	Sulfoxyl Regular	ICN	0.0616

Miscellaneous 84:36

Colloidal Oatmeal Pd	273104	Aveeno	COO	0.0028
Colloidal Oatmeal (Oilated) Pd	281891	Aveeno	COO	0.0055
Extemporaneous Topical Non-Steroid				
Oint, Cr, Lot 15g	990019	Base + 1		
		ingred		2.0000
	990027	Base + 2		
		ingred		2.7500
	990035	Base + 3		
		ingred		3.5000

^{*}Not compensable for persons receiving Nursing Home Care

84:36 Miscellaneous		
CONTINUED Extemporaneous Topical Non-Steroid		
Oint, Cr, Lot 30g	990043 Base + 1	
Omit, 61, 251 50g	ingred	2.2500
	990051 Base + 2	
	ingred	3.0000
	990078 Base + 3	0.7500
	ingred	3.7500
Extemporaneous Topical Non-Steroid	990086 Base + 1	
Oint, Cr, Lot 60g	ingred	2.5000
	990094 Base + 2	2.5000
	ingred	3.2500
	990108 Base + 3	
	ingred	4.0000
Extemporaneous Topical Non-Steroid		
Oint, Cr, Lot 115g	990116 Base + 1	- 2
	ingred	3.0000
	990124 Base + 2 ingred	3.7500
	990132 Base + 3	3.7300
	ingred	4.5000
Extemporaneous Topical Steroid		
Oint, Cr, Lot 15g	990140 Base + 1	
	ingred	3.0000
	990159 Base + 2	. 7500
	ingred 990167 Base + 3	3.7500
	ingred	4.2500
Externaceura Tanical Stansid	mgrea	4.2000
Extemporaneous Topical Steroid Oint, Cr, Lot 30g	990175 Base + 1	
omi, or, 201 dog	ingred	3.2500
	990183 Base + 2	
	ingred	4.0000
	990191 Base + 3	4.7500
AND THE RESERVE OF THE PARTY OF	ingred	4.7500
Extemporaneous Topical Steroid	000005 D	
Oint, Cr, Lot 60g	990205 Base + 1	3.5000
	ingred 990213 Base + 2	3.5000
	ingred	4.2500
	990221 Base + 3	
	ingred	5.0000

Skin & Mucous Membrane Preparations 84:00

Miscellaneous 84:36

Extemporaneous	Topical	Steroid
Oint, Cr, Lot 11	5g	

990248	Base +	1		
	ingred			4.0000
990256	Base +	2		
	ingred			4.7500
990264	Base +	3		
	ingred			5.5000
243000	Selsun		ABB	0.0149

Selenium Sulfide 2.5% Scalp Lot

86:00 Spasmolytics

Aminophylline 200mg Tab	014931 Aminophylline	LED	0.0255
Aminophylline 100mg Tab	014923 Aminophylline	LED	0.0155
	092940 Aminophylline	DTC	
Aminophylline 250mg/10mi Inj Sol	012033 Aminophylline	GLA	0.2476
Aminophylline 500mg Sup	018228 Corophyllin	MOM	0.1266
	001414 Aminophylline	ANC	
Aminophylline 250mg Sup	018201 Corophyllin	MOM	0.1058
	001406 Aminophylline	ANC	
Oxtriphylline 200mg Tab	243450 Choledyl	WCH	0.0501
Oxtriphylline 100mg Tab	031267 Choledyl	WCH	0.0352
Oxtriphylline 10mg/ml O/L	031364 Choledyl	WCH	0.0096
Theophylline 6mg/ml O/L	281905 Elixophyllin	COO	0.0055
Theophylline Calcium Aminoacetate			
325mg Tab	263761 Acet-Am	ORG	0.0381
Theophylline Sodium Aminoacetate			
20mg/ml O/L	270695 Acet-Am	ORG	0.0148

88:04 Vitamin A

88:00 Vitamins and Minerals

00.04 VILAITIIII A			
Vitamin A 50,000IU Cap	021075 Vitamin A 015296 Alphalin 033103 Afaxin	NOP LIL WIN	0.0270 0.0462 0.0555
Vitamin A 25,000IU Cap	021067 Vitamin A 033081 Afaxin	NOP WIN	0.0165 0.0315
88:08 Vitamins B			
*Cyanocobalamin 10mg/10ml OTC Inj Sol	002909 Anacobin	AHA	3.8200
*Cyanocobalamin 1mg/10ml OTC Inj Sol	029157 Rubramin	SQU	1.2500
*Folic Acid 5mg Tab	094617 Folic Acid 021466 Novofolacid 003492 Folic Acid 014966 Folvite	DTC NOP AHA LED	0.0150
Niacinamide 100mg Tab	023736 Niacinamide	PDA	0.0140
Niacinamide 50mg Tab	023728 Niacinamide	PDA	0.0115
Nicotinic Acid 100mg Tab	015776 Niacin 000507 Nicotinic Acid	LIL ABB	0.0072
Nicotinic Acid 50mg Tab	015768 Niacin 000493 Nicotinic Acid 274496 Novoniacin	LIL ABB NOP	0.0055

023744 Niacin

015865 Hexa-Betalin

015857 Hexa-Betalin

023884 Riboflavin

023876 Riboflavin

023922 Thiamine

033421 Betaxin

023264 Thiamine

PDA

0.0321

0.0138

0.0175

0.0135

0.0225

1.3500

LIL

LIL

PDA

PDA

PDA

WIN

PDA

Riboflavin 10mg lab
Riboflavin 5mg Tab
Thiamine HCI 50mg Tab
Thiamine HCI 1,000mg/10ml Inj Sol

Pyridoxine HCI 25mg Tab

Pyridoxine HCI 10mg Tab

*Ascorbic Acid 500mg OTC 100 Tab	094668 Ascorbic Acid 232122 Ascorbic Acid 000361 Vitamin C	DTC SAP ABB	2.6500

^{*}Not compensable for persons receiving Nursing Home Care.

Vitamins and Minerals 88:00

	vitamin		8:12
*Ascorbic Acid 250mg OTC 100 Tab	094641 Ascorbic Acid	DTC	1.7500
	265012 Ascorbic Acid	SAP	
	000353 Ascorbic Acid	ABB	
*Ascorbic Acid 100mg OTC 100 Tab	094633 Ascorbic Acid	DTC	1.2500
	000345 Ascorbic Acid	ABB	
Ascorbic Acid 83.3mg/ml O/L	017833 Ce-Vi-Sol	MJO	0.0392

Vitamin D 88:16

033545 Drisdol WIN 0.0670

Vitamin K 88:24

013374 Synkavite HLR 0.0149

Multivitamins 88:28

	Multivitamins Hexavitamins	DTC NOP	2.2500
009903	Osto A-D-C	FRS	2.3000

MJO

4.0500

136581 Poly-Vi-Sol

Calciferol 10,000IU/ml O/L

Menadiol Sodium Phosphate 5mg Tab

*Multivitamins (Hexavitamins N.F.)
OTC 100 Tab

*Multivitamins
A 10,000IU, D 1,600IU, C 120mg/ml
OTC 30ml O/L

*Multivitamins

A 4,167IU, D 667IU, C 50mg, B₁ 0.83mg, B₂ 1.0mg, Niacinamide 6.67mg/ml **OTC** 50ml O/L

^{*}Not compensable for persons receiving Nursing Home Care

92:00 Unclassified Therapeutic Agents

Allopurinol 300mg Tab	294322 Zyloprim	BWE	0.2695
Allopurinol 100mg Tab	004588 Zyloprim	BWE	0.0990
Azathioprine 50mg Tab	004596 Imuran	BWE	0.1430
Cholestyramine Resin 915mg/g Oral Pd	016098 Cuemid	MSD	0.0469
Cholestyramine Resin 833mg/g Oral Pd	017744 Questran	MJO	0.0164
Clomiphene Citrate 50mg Tab	018031 Clomid	MER	0.6160
Disodium Cromoglycate 20mg/cap Aero Pd	261238 Intal	FIS	0.2270
Disulfiram 500mg Tab	002542 Antabuse	AYE	0.0830
Disulfiram 250mg Tab	002534 Antabuse	AYE	0.0430
Glucagon 1mg Inj Pd	015377 Glucagon	LIL	2.7700
Levodopa 500mg Cap	012734 Larodopa	HLR	0.0875
Levodopa 250mg Cap	012726 Larodopa	HLR	0.0495
Penicillamine 250mg Cap	016055 Cuprimine	MSD	0.2244

Conversion Tables

Approximate Conversion Tables from the Avoirdupois to the Metric System

1/6gr. = 10mg 1/4oz. = 8ml 1/4gr. = 15mg 1/2oz. = 15ml 1/2gr. = 30mg 1oz. = 30ml 3/4gr. = 50mg 2oz. = 60ml 1gr. = 60mg 3oz. = 85ml 11/2gr. = 100mg 4oz. = 115ml 3gr. = 200mg 5oz. = 145ml 5gr. = 300mg 6oz. = 170ml 71/2gr. = 500mg 8oz. = 230ml 10gr. = 600mg 10oz. = 285ml 1/8oz. = 4g 12oz. = 345ml 1/2oz. = 15g 20oz. = 570ml 1oz. = 30g 32oz. = 910ml 4oz. = 115g 8oz. = 230g 16oz. = 455g 32oz. = 910g 64oz. = 1820g	Weight		Liquid Measures	
	1/4gr. 1/2gr. 3/4gr. 1gr. 11/2gr. 3gr. 5gr. 71/2gr. 1/8oz. 1/4oz. 1/2oz. 1oz. 2oz. 4oz. 8oz. 16oz. 32oz.	15mg 30mg 50mg 60mg 100mg 200mg 300mg 500mg 600mg 49 89 15g 30g 60g 115g 230g 455g 910g	1/2oz. = 1oz. = 2oz. = 3oz. = 4oz. = 6oz. = 8oz. = 12oz. = 16oz. = 20oz. = 32oz. = 40oz. =	15ml 30ml 60ml 85ml 115ml 145ml 170ml 230ml 285ml 345ml 455ml 570ml 910ml 1135ml

Abbreviations of Dosage Forms

Aero	Aerosol
(App)	with Applicato
Cap	Capsule
Chew	Chewable
Cr	Cream
Eff	Effervescent
Emuls	Emulsion
Ent	Enteric
Gran	Granule
Inh	for Inhalation
Inj	Injectable
LA	Long Acting
Lot	Lotion
Nas	Nasal
Oily	in Oil
Oint	Ointment
O/L	Oral Liquid
Oph	Ophthalmic
Ot	Otic
Pd	Powder
Pkg	Package
Rect	Rectal
Seq	Sequential
SL	Sublingual
Sol	Solution
Sup	Suppository
Susp	Suspension
Tab	Tablet
Top	Topical
Vag	Vaginal

Abbreviations of Manufacturers' Names

ABB AFC	Abbott Laboratories Ltd. Arlington Laboratories, Div., U.S.V. Pharmaceuticals	MJO MOM MPT	Mead Johnson Canada Mowatt & Moore Ltd. Merit Pharmaceuticals, Div. of
AHA	of Can. Ltd. Allen and Hanburys	MSD	Mowatt & Moore Ltd. Merck Sharp & Dohme of Can.
ALC	Alcon Laboratories Ltd.	INIOD	Ltd.
AME	Ames, Div. Miles Labs. Ltd.	MTC	M.T.C. Pharmaceuticals Ltd.
ANC	Anca Laboratories	NDA	Nadeau Laboratory Ltd.
AYE	Ayerst Laboratories,	NOP	Novopharm Ltd.
	Div. of Ayerst,	ORG	Organon Canada Ltd.
BOE	McKenna & Harrison Ltd. Boehringer Ingelheim (Can.)	ORT	Ortho Pharmaceutical (Can.) Ltd.
BUE	Ltd.	PDA	Parke, Davis & Company Ltd.
BRI	Bristol Laboratories of Canada	PFI	Pfizer Company Ltd.
BWE	Burroughs Wellcome Ltd.	PFR	The Purdue Frederick Co.
CAL	Calmic Ltd.		(Can.) Ltd.
CIB	Ciba Pharmaceuticals, Div. of	POU	Poulenc Ltd.
0110	Ciba-Geigy Can. Ltd.	RCA	Reed & Carnrick, Div. of Block
CNG	Connaught Laboratories Ltd.	RIK	Drug Company (Can.) Ltd.
COO CPN	Cooper Laboratories Ltd. Nordic Pharmaceuticals Ltd.	HIL	Riker Pharmaceutical Company Ltd.
DNV	Denver Laboratories (Can.) Ltd.	ROB	A.H. Robins Company
DOM	Dome Laboratories, Div. Miles	1100	of (Can.) Ltd.
	Labs. Ltd.	ROR	Wm. H. Rorer (Canada) Ltd.
DOW	Dow Pharmaceuticals	ROS	Ross Laboratories, Div. of
DTC	Drug Trading Company Ltd.		Abbott Laboratories Ltd.
ELL	Elliott-Marion Company Ltd.	ROU	Roussel (Canada) Ltd.
FIS FRS	Fisons (Canada) Ltd.	SAN	Sandoz Pharmaceuticals
GEI	Charles E. Frosst & Company Geigy Pharmaceuticals	SAP	Sands Pharmaceuticals Schering Corp. Ltd.
GLA	Glaxo Laboratories	SEA	G.D. Searle & Co. of Can. Ltd.
HLR	Hoffman-LaRoche Ltd.	SKF	Smith Kline & French Canada
HOE	Hoechst Pharmaceuticals		Ltd.
HOR	Frank W. Horner Ltd.	SQU	E.R. Squibb & Sons Ltd.
ICN	ICN Canada Ltd.	STX	Sterilab Corp. Ltd.
LAK	Lakeside Laboratories (Can.)	SYN	Syntex Ltd.
LED	Ltd. Lederle Products	UPJ	The Upjohn Company of Canada
LIL	Eli Lilly & Co. (Can.) Ltd.	WCH	Warner-Chilcott Labs. Co. Ltd.
MAN	Paul Maney Labs., Div. of	WIN	Winthrop Laboratories
	Canapharm Ind. Inc.	WLL	Will Pharmaceuticals
MCN	McNeil Laboratories (Can.) Ltd.	WTE	Warren-Teed Pharmaceuticals
MER	The Wm. S. Merrell Company,	WYT	Wyeth Ltd.
	Div. of Richardson-Merrell		
	(Can.) Ltd.		O D 250.75

O. Reg. 359/75, s. 4.

 This Regulation shall be deemed to have come into force on the 1st day of January, 1975.
 Reg. 359/75, s. 5.

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 360/75. Refund. Made—April 30th, 1975. Filed—May 7th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

REFUND

CONVEYANCE TO HEUBLEIN (CANADA) INC.

1. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of The Land Transfer Tax Act, 1974 were applied and that was paid in respect of the tender for registration of the conveyance from Clarence Milton White, Stationary Engineer, of the City of Port Colborne in The Regional Municipality of Niagara, formerly the Town of Port Colborne in the County of Welland, and Violet White, his wife, to Heublein (Canada) Inc., which conveyance is dated the 28th day of June, 1974 and was registered as Instrument Number 218909 in the Land Registry Office for the Registry Division of Niagara South (No. 59) on the 19th day of August, 1974. O. Reg. 360/75, s. 1.

(5477) 21

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 361/75. Exemption. Made—April 30th, 1975. Filed—May 7th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

EXEMPTION

CONVEYANCE TO DOW CHEMICAL OF CANADA, LIMITED

1. The Minister is authorized to exempt from that part of the tax payable under subsection 2 of section 2 of The Land Transfer Tax Act, 1974 that exceeds the amount of tax that would result if the rates under subsection 1 of the said section 2 were applied, any person who tendered for registration a conveyance dated the 21st day of June, 1974 by which land was conveyed from Peter Riediger and Louise Jacqueline Riediger to The Royal Trust Company as agent for Dow Chemical of Canada, Limited which conveyance was registered as Instrument Number 349907 in the Land Registry Office for the Registry Division of Lambton (No. 25) on the 24th day of June, 1974. O. Reg. 361/75, s. 1.

THE PLANNING ACT

O. Reg. 362/75. Subdivision Control. Made—April 24th, 1975. Filed—May 8th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

SUBDIVISION CONTROL

- 1. Those parts of Plan 431 for the District of Thunder Bay, which Plan was registered in the Land Registry Office for the Registry Division of Thunder Bay (No. 55) on the 24th day of October, 1910 as Number 431, being those lots described in Schedule 1, are designated as part of a plan of subdivision which part shall be deemed not to be a registered plan of subdivision for the purposes of subsection 2 of section 29 of the Act. O. Reg. 362/75, s. 1.
- 2. Those parts of Plan 619 for the District of Thunder Bay, which Plan was registered in the Land Registry Office for the Registry Division of Thunder Bay (No. 55) on the 17th day of April, 1914 as Number 619, being those lots described in Schedule 2, are designated as part of a plan of subdivision which part shall be deemed not to be a registered plan of subdivision for the purposes of subsection 2 of section 29 of the Act. O. Reg. 362/75, s. 2.

Schedule 1

Those lands in a Plan registered in the Land Registry Office for the Registry Division of Thunder Bay (No. 55) as Number 431 comprising lots 2 to 9, both inclusive, 14 to 22, both inclusive, 24, 25, 27 to 30, both inclusive, 32, 33, 38 to 45, both inclusive, 57 to 60, both inclusive, 68, 69, 74 to 76, both inclusive, 79, 80, 83, 84, 87, 94, 98 to 100, both inclusive, 102, 103, 105, 106, 108 to 117, both inclusive, 125 to 130, both inclusive, 132 to 135, both inclusive, 138 to 143, both inclusive, 145 to 152, both inclusive, 154 to 157, both inclusive, 160, 162 to 178, both inclusive, 180 to 205, both inclusive, 207 to 214, both inclusive, 225 to 229, both inclusive, 231 to 238, both inclusive, 240 to 243, both inclusive, 247 to 263, both inclusive, and 266 to 327, both inclusive. O. Reg. 362/75, Sched. 1.

Schedule 2

Those lands in a Plan registered in the Land Registry Office for the Registry Division of Thunder Bay (No. 55) as Number 619 comprising lots 1 to 30, both inclusive, 32 to 38, both inclusive, 41 to 44, both inclusive, 46 to 68, both inclusive, 73 to 77, both inclusive, 79 to 82, both inclusive, 88 to 97,

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both inclusive, and 100 to 113, both inclusive. O. Reg. 362/75, Sched. 2.

DONALD R. IRVINE
Minister of Housing

Dated at Toronto, this 24th day of April, 1975.

(5479)

THE PLANNING ACT

O. Reg. 363/75.
Restricted Areas—County of Kent,
Township of Chatham.
Made—May 5th, 1975.
Filed—May 8th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 10/73 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 10/73 is amended by adding thereto the following sections:
- 28. Notwithstanding any other provision of this Order, an additional warehouse not exceeding 1,300 square feet in total floor area may be erected and used as a warehouse on the land described in Schedule 22. O. Reg. 363/75, s. 1, part.
- 29. Notwithstanding any other provision of this Order, a warehouse not exceeding 9,000 square feet in total floor area may be erected and used as a warehouse on the land described in Schedule 23. O. Reg. 363/75, s. 1, part.
- **30.** Notwithstanding any other provision of this Order, the building now situate on the land described in Schedule 24 and containing a total floor area of 700 square feet may be used as an office for the operation of a trucking business. O. Reg. 363/75, s. 1, part.
 - 2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 22

That parcel of land situate in the Township of Chatham in the County of Kent, being composed of part of Lot 4 in Concession I, more particularly described as follows:

Beginning at a place on the northwesterly limit of that part of the King's Highway known as No. 2 at a distance of 720.58 feet easterly from the point of intersection of the northwesterly limit of the said part of the King's Highway and the southwesterly limit of the said Lot;

Thence northwesterly parallel with that southwesterly limit a distance of 672 feet, more or less, to the centre of a ditch known as the Eberts Creek Drain:

Thence northeasterly following the centre line of the said ditch to a point which said point would be intersected by a line drawn parallel with the southwesterly limit of Lot 4 to intersect the northwesterly limit of that part of the King's Highway known as No. 2 at a point 120 feet northeasterly thereon from the place of beginning;

Thence southeasterly and parallel with the southwesterly limit of the said Lot 4 to the northwesterly limit of the said part of the King's Highway.

Thence southwesterly along that northwesterly limit a distance of 120 feet to the place of beginning. O. Reg. 363/75, s. 2, part.

Schedule 23

That parcel of land situate in the Township of Chatham in the County of Kent, being composed of part of Lot 4 in Concession I, more particularly described as follows:

Beginning at a place on the northwesterly limit of that part of the King's Highway known as No. 2 distant easterly thereon 1,005.23 feet from the southwesterly limit of the said Lot;

Thence north $42^{\circ} 52' 10''$ west a distance of 724.34 feet;

Thence south 42° 52′ 10'' east a distance of 624.28 feet to a point;

Thence south 53° 26′ 40″ west a distance of 164.04 feet to a point;

Thence northwesterly parallel with the southwesterly limit of the said Lot a distance of 594 feet to a point in the said centre line of Eberts Creek;

Thence northeasterly along that centre line a distance of 159.92 feet to the place of beginning. O. Reg. 363/75, s. 2, part.

Schedule 24

That parcel of land situate in the Township of Chatham in the County of Kent, being composed of part of Lot 1 in Concession IX, more particularly described as follows:

Beginning at a place in the southeasterly limit of the said Lot 1 a distance of 200 feet easterly from the southwesterly angle of the said Lot;

Thence northwesterly parallel with the south-westerly limit of the said Lot, 174 feet, 6 inches to a point;

Thence northeasterly parallel with the southeasterly limit of the said Lot 175 feet to a point; 21

Thence southeasterly parallel with the southwesterly limit of the said Lot 174 feet, 6 inches to a point;

2086

Thence southwesterly parallel with the north-easterly limit of the said Lot 175 feet to the place of beginning. O. Reg. 363/75, s. 2, part.

G. M. FARROW Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 5th day of May, 1975.

(5480)

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 364/75.
Designations—Miscellaneous,
Northern Ontario.
Made—April 30th, 1975.
Filed—May 8th, 1975.

REGULATION TO AMEND
REGULATION 393 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT

 Schedules 37 and 38 to Regulation 393 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 37

In the City of Thunder Bay in the District of Thunder Bay being that portion of the highway shown on Ministry of Transportation and Communications Plan P-8145-11, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 21st day of March, 1975.

1.55 miles, more or less.

O. Reg. 364/75, s. 1.

(5481)

21

THE PLANNING ACT

O. Reg. 365/75.

Order made under Section 29a of The Planning Act. Made—May 5th, 1975. Filed—May 9th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of The Planning Act or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Tiny in the County of Simcoe, and being composed of part of Lot 99 according to a plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1446 and may be more particularly described as follows:

Beginning at an iron bar planted in the easterly limit of the said Lot 99 distant 95.78 feet measured north 8° 42′ west from the southeasterly angle of the said Lot being also the northeasterly angle of Lot 98 according to the said registered plan;

Thence south 8° 42′ east along the said easterly limit of Lot 99 being also the westerly limit of First Street according to the said registered plan a distance of 70.78 feet to an iron bar planted;

Thence south 63° 15' 50" west 280 feet, more or less, to the intersection with the high water mark of Georgian Bay;

Thence in a general northerly direction following the said high water mark a distance of 70 feet, more or less, to the intersection of the said high water mark with a line drawn on a course of south 66° 33′ 30″ west from the point of beginning;

Thence north 66° 33′ 30" east 275 feet, more or less, to the point of beginning.

Reserving a right of way to all others entitled thereto in, over, along and upon a strip of land 66 feet in perpendicular width along the westerly limit of the above described parcel of land as shown on a survey drawn by John M. Harvey, O.L.S., and dated the 5th day of May, 1972. O. Reg. 365/75, s. 1.

Donald R. Irvine
Minister of Housing

Dated at Toronto, this 5th day of May, 1975.

(5482)

21

Publications Under The Regulations Act

May 31st, 1975

THE CORONERS ACT, 1972

O. Reg. 366/75. General. Made—May 7th, 1975. Filed—May 12th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 307/73 MADE UNDER THE CORONERS ACT, 1972

- 1. Column 2 of item 3 of Schedule 5 to Ontario Regulation 307/73, as remade by section 1 of Ontario Regulation 742/73, is amended by striking out ".15" and inserting in lieu thereof ".18". O. Reg. 366/75, s. 1.
- 2.—(1) Paragraph 1 of Schedule 7 to the said Regulation is revoked and the following substituted therefor:
- 1. For each day or part thereof a shorthand reporter is actively engaged in recording the evidence upon one inquest or any part of it,
 - (a) \$30; or
 - (b) \$9 an hour to a maximum fee per day of \$50,

whichever is the greater.

- (2) The said Schedule 7 is amended by adding thereto the following paragraph:
- 1a. For each day or part thereof an electronic recording equipment operator and dicta-typist is engaged in recording the evidence upon one inquest or any part of it,
 - (a) \$20; or
 - (b) \$5 an hour to a maximum fee per day of \$30,

whichever is the greater.

- 3. Clauses a and b of subparagraph 1 of paragraph 1 of Schedule 8 to the said Regulation are revoked and the following substituted therefor:
 - (a) in northern Ontario, 37 cents; and
 - (b) in southern Ontario, 35 cents.
- 4. Paragraph 2 of Schedule 9 to the said Regulation is revoked and the following substituted therefor:
- - Paragraph 5 of Schedule 10 to the said Regulation is revoked and the following substituted therefor:
 - 5. For each mile actually, reasonably and necessarily travelled by private automobile between the place of residence of the witness and the place where the inquest is held, an allowance of 35 cents one way, but where the inquest is held in the locality in which the witness resides, an allowance of \$1.50.
 - 6.—(1) Paragraph 1 of Schedule 11 to the said Regulation, as remade by section 2 of Ontario Regulation 742/73, is revoked and the following substituted therefor:
- 1. On and after the 1st day of April, 1975, for a post mortem examination by a legally qualified medical practitioner, including necessary microscopic sections to prove diagnosis and the services of an assistant where necessary......\$150.00
- (2) Paragraph 11 of the said Schedule 11, as remade by section 2 of Ontario Regulation 742/73, is amended by striking out ".15" in the fourth line and inserting in lieu thereof ".18". O. Reg. 366/75, s. 6 (2).

(5508)

22

THE TRAVEL INDUSTRY ACT, 1974

O. Reg. 367/75.

General.

Made-May 7th, 1975.

Filed-May 12th, 1975.

REGULATION MADE UNDER THE TRAVEL INDUSTRY ACT, 1974

GENERAL

APPLICATION

- 1.—(1) An application for registration as a travel agent or a travel wholesaler shall be in Form 1.
- (2) An application for registration as a travel salesman shall be in Form 2.
- (3) An application for renewal as a travel agent or a travel wholesaler shall be in Form 3.
- (4) An application for renewal as a travel salesman shall be in Form 4.
- (5) A notice by a travel agent or travel wholesaler pursuant to section 12 of the Act shall be in Forms 5 and 6.
- (6) A notice by a travel salesman pursuant to section 12 of the Act shall be in Form 7.
- (7) A request for voluntary cancellation of registration pursuant to subsection 7 of section 6 of the Act shall be in Form 8. O. Reg. 367/75, s. 1.

EXEMPTIONS

- 2. The following classes of persons are exempt from the Act:
 - An operator of one-day sightseeing tours whose principal business is providing sightseeing tours.
 - A person providing guide services only and his salesmen where no other travel services are sold.
 - A person providing sightseeing attractions and his salesmen where no other travel services are sold.
 - 4. A student enrolled in a travel and tourism course at a College of Applied Arts and Technology or at a private vocational school registered under *The Private Vocational Schools Act, 1974*, while on field practice assignment without pay.
 - A public carrier while providing one day tours.

- 6. An agent appointed by a public carrier holding an operating licence under *The Public Vehicles Act* and the agent's employees, while acting within the scope of his appointment.
- 7. An employee of a public carrier while selling to the public transportation which is provided by the employer or when selling to the public on behalf of the employer, interline transportation.
- 8. A public carrier when selling scheduled online or interline transportation.
- A person qualified to teach in an elementary or secondary school or a university or a College of Applied Arts and Technology and who is employed full time in that capacity,
 - (a) where he arranges for the students of his school, without direct or indirect personal gain or profit, a cultural or educational tour within Canada which has been authorized by the Government of Canada, the Province of Ontario, or approved in writing by his Board of Education where applicable; or
 - (b) where he arranges a one day tour. O. Reg. 367/75, s. 2.

FEES

- 3. The following fees are payable to the Registrar:
- Upon application for registration as a travel wholesaler or travel agent...... \$ 40
- 2. For each branch office..... \$ 40
- 3. Upon application for renewal of registration as a travel wholesaler, travel agent or branch office...... \$ 40
- 4. Upon application for registration as a travel salesman or upon application for renewal thereof......\$ 15

O. Reg. 367/75, s. 3.

4. No individual shall be registered as a travel wholesaler or travel agent unless he is eighteen years of age or over. O. Reg. 367/75, s. 4.

BONDS

5.—(1) Every application for registration shall be accompanied by the prescribed fee and, in the case of a travel agent or travel wholesaler, by a bond in such amount and form as is prescribed and by proof of payment into the trust fund referred to under section 16.

- (2) A bond shall be in the amount of \$5,000 and shall be the bond of a guarantee company approved under *The Guarantee Companies Securities Act.*
- (3) A bond shall be in Form 9. O. Reg. 367/75, s. 5.
- 6. Where an applicant has been required by the bonding company referred to in subsection 2 of section 5 to post collateral to obtain a bond as required under section 5, he shall forthwith notify the Registrar in writing and identify the security and state its fair market value. O. Reg. 367/75, s. 6.
- 7. A bond may be cancelled by any person bound thereunder by giving to the Registrar and the travel agent or travel wholesaler named in the bond at least two months notice in writing of intention to cancel and, subject to section 8, the bond shall be deemed to be cancelled on the date stated in the notice, which date shall be not less than two months after the receipt of the notice by the Registrar. O. Reg. 367/75, s. 7.
- 8. Where a notice of intention to cancel a bond has been served on the Registrar under section 7 and the bond has been cancelled on the date stated in the notice, the registration of the travel agent or travel wholesaler shall no longer be valid unless prior to the date stated in the notice a replacement bond has been received by the Registrar. O. Reg. 367/75, s. 8.
- 9. For the purpose of every act or omission occurring,
 - (a) during the period of registration; or
 - (b) during the period prior to cancellation of the bond under section 7 where there has been no termination of registration,

every bond shall continue in force for a period of two years following the termination of the registration or the cancellation of the bond, as the case may be. O. Reg. 367/75, s. 9.

- 10. The Registrar may declare any bond mentioned in section 5 forfeited.
 - (a) where a travel agent or travel wholesaler, including any member of a partnership, in respect of whose conduct the bond has been conditioned, has been convicted of.
 - (i) an offence under the Act; or
 - (ii) an offence involving fraud or theft or conspiracy to commit an offence involving fraud or theft under the Criminal Code (Canada), and the conviction has become final;

- (b) where proceedings by or in respect of a travel agent or travel wholesaler, including any member of a partnership, in respect of whose conduct the bond has been conditioned, have been taken under the Bankruptcy Act (Canada), either by way of assignment or by petition, or where proceedings have been taken by way of winding-up, and in the case of a petition, a receiving order under the Bankruptcy Act (Canada), or a winding-up order has been made, and the order has become final;
- (c) where a judgment based on a finding of fraud has been given in Ontario against a travel agent or travel wholesaler, including any member of a partnership in respect of whose conduct the bond has been conditioned and the judgment has become final; or
- (d) where judgment has been given in Ontario against a travel agent or a travel wholesaler, including any member of a partnership, in respect of whose conduct the bond has been conditioned, on any claim arising out of a transaction with a client involving travel service, other than a judgment against the travel agent or travel wholesaler in favour of a travel salesman or other travel agent or travel wholesaler, and the judgment has remained unsatisfied for a period of ninety days;
- (e) where there has been a payment by a trustee out of a trust fund referred to in section 16,

and thereupon the amount thereof becomes due and owing by the person bound thereby as a debt due the Crown in right of Ontario. O. Reg. 367/75, s. 10.

- 11. Where the Crown in right of Ontario becomes a creditor of a person in respect of a debt to the Crown arising from the provisions of section 10, the Registrar may take such proceedings as he sees fit under the Bankruptcy Act (Canada), The Judicature Act, The Business Corporations Act or the Winding-up Act (Canada) for the appointment of an interim receiver, custodian, trustee, receiver or liquidator, as the case may be. O. Reg. 367/75, s. 11.
- 12.—(1) The Treasurer of Ontario may in his discretion assign any bond forfeited under section 10 and pay over any money recovered under the bond to,
 - (a) any client who,
 - (i) is a judgment creditor of any travel agent or travel wholesaler, including any member of a partnership, in respect of whose conduct the bond has been conditioned, where

the judgment was based on a claim arising out of a transaction with the client involving travel services, or

(ii) has proven a claim in bankruptcy against any travel agent or travel wholesaler, including any member of a partnership, in respect of whose conduct the bond has been conditioned, with regards to any claim arising out of a transaction involving a travel service,

provided that the claim or transaction occurred during the period referred to in clause a or b of section 9; or

- (b) a trustee of a trust fund referred to under section 16 where there has been a forfeiture under clause e of section 10.
- (2) The Treasurer of Ontario may, where he considers it advisable, without any order, pay the whole or any part of the proceeds referred to in subsection 1 to the accountant of the Supreme Court in trust for such persons as are or may become entitled to share in the proceeds of the bond under the provisions of subsection 1. O. Reg. 367/75, s. 12.
- 13. Where a bond has been forfeited and the Treasurer of Ontario has not received notice in writing of any claim against the proceeds of the bond or such part as remains in his hands within two years of the forfeiture, the Treasurer of Ontario may pay the proceeds of the bond, or any part remaining, to any person who made a payment under the bond, after first deducting the amount of any expenses that have been incurred in connection with any investigation or otherwise relating to the travel agent or travel wholesaler, including any member of a partnership, in respect of whose conduct the bond was conditioned. O. Reg. 367/75, s. 13.

RECORDS

- 14.—(1) Subject to subsection 2, every travel agent and travel wholesaler shall maintain at its principal place of business in Ontario proper records and books of account in which are set out all financial and other transactions of the registrant including,
 - (a) all sums of money received and disbursed and the matters with respect to which receipt and disbursement took place;
 - (b) the assets and liabilities of the business;and
 - (c) all other transactions affecting the financial position of the registrant.

(2) The provisions of subsection 1 do not apply to a public carrier whose head office is situate outside Ontario. O. Reg. 367/75, s. 14.

TERMS AND CONDITIONS OF REGISTRATION

- 15.—(1) Every registration lapses on the 31st day of August unless the prescribed annual return for renewal of registration, together with the prescribed fee as required under section 5 is filed with the Registrar.
- (2) A registered travel wholesaler or a registered travel agent shall not operate a branch office unless such branch office is authorized by the registration.
- (3) Every person registered as a travel wholesaler or as a travel agent in Ontario shall carry on his business from a permanent place of business that is not a dwelling and which is open to the public during normal business hours.
- (4) A registered travel wholesaler or a registered travel agent shall not carry on business in a name other than the name in which he is registered, which name shall not indicate sponsorship, approval, status or affiliation which he does not have.
- (5) Every registered travel wholesaler or registered travel agent shall prominently display his certificate of registration at the office for which it is issued.
- (6) Where the registration of a travel wholesaler or travel agent is revoked, suspended, cancelled or where he voluntarily goes out of business, the travel wholesaler or travel agent shall forthwith return to the Registrar by registered mail his certificate of registration.
- (7) A registered travel wholesaler or registered travel agent shall not knowingly carry on business in Ontario with a travel agent or travel wholesaler who is not registered.
- (8) Every registered travel wholesaler or registered travel agent who ceases to trade with another registered travel wholesaler or registered travel agent by reason of that registrant's lack of apparent financial responsibility shall forthwith notify the Registrar of this fact.
- (9) Every travel wholesaler and every travel agent who is a participant in a trust fund referred to in section 16 shall, when making additional payments under section 5.01 of Form 11, transmit to the trustee with the payments the following:
 - (a) with the quarter-year payment a statement prepared in accordance with Form 10 and, where there is no payment, a nil statement;

(b) with the fourth quarter-year payment or annual payment, a statement prepared in accordance with Form 10 which shall include an auditor's statement completed by an accountant who is a member of The Canadian Institute of Chartered Accountants or such person as the Registrar approves, and where there is no payment, a nil statement. O. Reg. 367/75, s. 15.

COMPENSATION FUND

16. Every travel agent and travel wholesaler shall participate in a compensation fund or contingency trust fund approved by the Director | O. Reg. 367/75, s. 17.

THE UNDERSIGNED APPLIES TO THE REGISTRAN FOR REGISTRATION AS A

NOTE 1 -- "Active" means actively engaged in the operation of the business.

established by a trustee with the approval of the Director in accordance with the terms and conditions contained in Form 11 provided,

- (a) the trustee is a trust company registered under The Loan and Trust Corporations Act and approved by the Director; and
- (b) the fees to be charged by the trustee for the management of the trust are approved by the Director. O. Reg. 367/75, s. 16.

17. This Regulation comes into force on the day that section 26 of the Act is proclaimed in force.

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Form 1 The Travel Industry Act, 1974 REGISTRATION

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- (a) If the applicant is a corporation a copy of the certificate of incorporation and the last Information Return filed, must be included with this application.
- (b) If the applicant is a partnership or a sole proprietorship using a business style (trade name), enclose proof of registration under The Partnerships Registration Act.

USE SEPARATEISCHEDULBITESPACE INSURFICIENT

4. BUSINESS RECORD OF THE APPLICANT, OF EACH PARTNER IN THE CASE OF A PARTNERSHIP AND OF EACH OFFICER AND DIRECTOR IN THE CASE OF A CORPORATION DURING THE PAST THREE YEARS.

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NOTC: Where the applicant has been previously registered, list only those offences which have occurred since the date of last filling. You are not required to disclosularly conviction in respect of which a pardon has been granted.

USE SEPARATE SCHEDULETE SPACE INSUFFICIENT

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For Partnerships the application must be sig	ned by all partners.	
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) make oath and say:	
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2. The information given by me (us) in this applicat		
3. The business will not commence operation until SWORN before me at the:	it receives the certificate of registration.	
OF		
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this day of , 19		13 gratore157
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A certified cheque or money order PAYABLE TO THE TREASURER OF ONTARIO in the amount prescribed for registration and each branch registration shall accompany this application. In the event of refusal of this application, this fee is refundable.

O. Reg. 367/75, Form 1.

The Travel Industry Act, 1974

REGISTRATION

THE UNDERSIGNED APPLIES TO THE REGISTRAR FOR REGISTRATION AS A

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AND FOR THE PURPOSE OF PROCUR	ING REGISTRATION GI	VES THE FOLLOWING	G INFORMATIO	N:
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USE SEPARATE SCHEDULE IF SPACE INSUFEIGIENT

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WITH A CORPORATION THAT IS BANKRUPT OR THAT IS PRESENTLY A PARTY TO BANK-		
RUPTCY PROCEEDINGS?	YES	□ NO
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IS THERE ANY UNPAID JUDGMENT OR JUDGMENTS OUTSTANDING AGAINST YOU?	YES	□ NO
IF YES, GIVE FULL PARTICULARS:		
(a) HAVE YOU EVER BEEN CONVICTED UNDER ANY LAW OF ANY COUNTRY, OR STATE, OR PROVINCE, THE	EREOF OF A	CRIMINA
OFFENCE OR ARE THERE ANY PROCEEDINGS NOW PENDING?	763	
IF 123, GIVE FOLL FANTICOCKIO.		
	THE MOTOR	VELLICI
IF YES, GIVE FULL PARTICULARS:		
(b) HAVE YOU EVER BEEN CONVICTED OF AN OFFENCE UNDER ANY PROVINCIAL STATUTE (SUCH AS DEALERS ACT, THE RETAIL SALES TAX ACT, OR SECTION 58 OF THE HIGHWAY TRAFFIC ACT), OR ARE THINNOW PENDING? IF YES, GIVE FULL PARTICULARS:	ERE ANY PRO	

NOTE: Where the applicant has been previously registered list only those offences which have occurred since the date of last filling. You are not required to disclose any conviction in respect of which an absolute discharge or a pardon has been granted.

O. Reg. 367/75

1811	SOCIAL INSURANCE N	O 19 28 BIRTH DATE	CHECK IF YOU HAVE	CITI	SPOUSE'S OCCUPATION	VISA
9 SEX - INSERT M OR F	SOCIAL INSURANCE N	DINTHUME	MARRIED, AY ES	□ NO	SPOUSE'S OCCUPATION	
HAIR EYES	HEIGHT WEIG		SPECIAL MARKS			
HAIR EYES	HEIGHT WEIG	GHT BUILD	SPECIAL MARKS			
			Core			
			316	NATORE	OF APPLICANT	
ated at	, this	day of		19 ,	A	
				NOTE:	Application must be both signed	and sworn.
		A	FFIDAVIT			
ROVINCE OF ONTARIO			\ \ \ \			
			1		(Print Nama)	
	OF		OF THE Sta	etus of Mu	nicipality OF Nama of Mun	icipality
			INTHE	unty or D	OF	
		to Wit:	Make oath a		istrict ivame or Cou	nty bi Oistrict
The information given by other manner.	y me in the applica	ation is true, the name	application.		s in fact my true name, and I will	hold myself out
. The information given by other manner.	y me in the applica	ation is true, the name	application.		s in fact my true name, and I will ve my certificate of registration.	hold myself out
The information given by other manner. I undertake not to engage WORN before me at the	y me in the applica	ation is true, the name	application.			hold myself out
The information given be other manner. I undertake not to engage WORN before me at the	y me in the applica	ation is true, the name	application.			
The information given be other manner. I undertake not to engage WORN before me at the	y me in the applica	ation is true, the name	application. set out in said app		ve my certificate of registration.	
The information given be other manner. I undertake not to engage WORN before me at the F	y me in the applica	ation is true, the name	application.		ve my certificate of registration.	
The information given be other manner. I undertake not to engage WORN before me at the F	y me in the applica	ation is true, the name	application. set out in said app g for registration un		ve my certificate of registration.	
The information given be other manner. I undertake not to engage WORN before me at the F	y me in the applica	ation is true, the name for which I am applyin	application. set out in said app g for registration un	ntil I recei	ve my certificate of registration.	
The information given be other manner. I undertake not to engage WORN before me at the F	y me in the applica	ation is true, the name for which I am applyin	application. set out in said app g for registration un , 19	ntil I recei	ve my certificate of registration.	
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. The information given be other manner. I undertake not to engage WORN before me at the OF day of	y me in the application in the occupation IN THE	A COMMISSION CERTIFICA	application. set out in said app g for registration un , 19	ntil I recei	ve my certificate of registration.	
To the Registrar:	y me in the applica	A COMMISSION	application. set out in said app g for registration un , 19	ntil I recei	ve my certificate of registration. (Signature of Applica	
To the Registrar:	y me in the applicate in the occupation IN THE	A COMMISSION CERTIFICA MODE O EMPLOYER	application. set out in said app g for registration un	OYER	ve my certificate of registration. (Signature of Application) hereby certify	ant)
To the Registrar:	y me in the application in the occupation IN THE NAME OF INTEN NAME OF INTEN	A COMMISSION CERTIFICA ADED EMPLOYER AE OF APPLICANT Wed and is to the best	application. set out in said app g for registration un , 19 ER, ETC. ATE OF EMPL t of my knowledge	OYER	ve my certificate of registration. (Signature of Application) hereby certify ef true, and request that the ap	ant)
To the Registrar: I, that the information given by other manner. If the foregoing applicatility that I will wish other manual in the foregoing applicatility that I will will other manual in the foregoing applicatility that I will other manual in the foregoing applicatility that I will other manual in the foregoing applicatility that I will other manual in the foregoing applications are supported in the foregoing applications.	NAME OF INTEN	A COMMISSION CERTIFICA ADED EMPLOYER AE OF APPLICANT Wed and is to the best	application. set out in said app g for registration un , 19 ER, ETC. ATE OF EMPL t of my knowledge	OYER	ve my certificate of registration. (Signature of Application) hereby certify ef true, and request that the ap	ant)
To the Registrar: I, that the information given by the Registrar: I, that the information given by the Registrar: I, the registrar is the registrar in the foregoing application of the Registrar in the foregoing application of the Registrar in the foregoing application in th	NAME OF INTEN	A COMMISSION CERTIFICA ADED EMPLOYER AE OF APPLICANT Wed and is to the best	application. set out in said app g for registration un , 19 ER, ETC. ATE OF EMPL t of my knowledge	OYER	hereby certify ef true, and request that the apertificate of registration.	ant)
To the Registrar: I, that the information given by other manner. If the foregoing applicatility that I will wish other manual in the foregoing applicatility that I will will other manual in the foregoing applicatility that I will other manual in the foregoing applicatility that I will other manual in the foregoing applicatility that I will other manual in the foregoing applications are supported in the foregoing applications.	NAME OF INTEN	A COMMISSION CERTIFICA ADED EMPLOYER AE OF APPLICANT Wed and is to the best	application. set out in said app g for registration un , 19 ER, ETC. ATE OF EMPL t of my knowledge	OYER	hereby certify ef true, and request that the apertificate of registration.	ant)
other manner. I undertake not to engage WORN before me at the OF To the Registrar: I, that the information given in the foregoing applicate I further certify that I will REGISTEREO NAME OF	NAME OF INTEN	A COMMISSION CERTIFICA ADED EMPLOYER AE OF APPLICANT Wed and is to the best	application. set out in said app g for registration un , 19 ER, ETC. ATE OF EMPL t of my knowledge	OYER	hereby certify ef true, and request that the apertificate of registration.	ant)

Your employer is responsible for forwarding a certified cheque or money order PAYABLE TO THE TREASURER OF ONTARIO in the amount prescribed for registration. In the event of refusal of this application, this fee is refundable.

O. Reg. 367/75, Form 2.

The Travel Industry Act, 1974

RENEWAL

HE U		REGISTERED AS A		22 CHECK ONE 4 SOLE PROPRIET 5 PARTNERSHIP 6 CORPORATION	ORSHIP
		INDER THE TRAVEL INDUS ALER UNDER <u>THE TRAVEL</u>		APPLICATION VEAR	MONTH DAY
$\overline{}$		VING INFORMATION FO	OR RENEWAL:		
APPL	ICATION ON BEHALF OF				OR OFFICE USE ONLY
OPER	ATING AS (trading name if a	nyı	-		
REGE	STERED BUSINESS ADDRE	SS FOR SERVICE		В	USINESS TEL NO
BRA	NCH OFFICES				
	FOR OFFICE USE ONLY	BR.	ANCH ADDRESS N.	AME OF BRANCH MANAGER	BRANCH TELEPHONE NO
	11111				
-					
ALL	FOR OFFICE USE	NAME IN	ORS, MEMBERS OF PARTNERSHIP OR RESIDENCE ADDRESS	SOLE PROPRIETOR SEE NOTE BELOW SHOW "A" (ACTIVE) OR "N" (NON ACTIVE)	
	ONLY	(Surname First)	(If no street no., give lot & concession no.)	RES. TEL NO.	, Heco
-					
	1				
-	1-1-1-1-1-1				
	1-1-1-1-1				

					USE SEPARATE SCHEDL	LEHE SPACE INSUFFICIENT
4.	A CORPORATION) HAD	LED, SINCE LA	E OR REGISTRATION	OF ANY KIN	SHIP, OR ANY OFFICER OR I	NSE REFUSED, SUSPENDED.
5.	HAS THE APPLICANT (OR ANY PARTY BUSINESS AS	SOCIATION WITH AN	AUGIVIONI YI	SHIP, OR ANY OFFICER OR I	CORPORATION CURRENTLY
6.	A CORPORATION BE E	ENGAGED, OCC RENEWAL IS RE	OUESTED?	IN ANY BUS	ISHIP, OR ANY OFFICER OR I	FESSION OTHER THAN THE
7.	If yes, give : IS THE APPLICANT (OF A CORPORATION)			A PARTNERS	HIP, OR ANY OFFICER OR D	RECTOR, IN THE CASE OF
	b) PRESENTLY A PA	RTY TO BANKE DLVED AS AN O NKRUPT OR TH	RUPTCY PROCEEDINGS FFICER, DIRECTOR, OF IAT IS PRESENTLY A PA	R MAJORITY SE R MAJORITY SE ARTY TO BANK	HAREHOLDER, WITH A CORPOR (RUPTCY PROCEEDINGS?	TYES NO
8.		OFFICER OR			ST THE APPLICANT (OR ANY P	
9.	A CORPORATION) BEEN	N CONVICTED RE ANY PROCE	UNDER ANY LAW OF	ANY COUNTR	RSHIP, OR ANY OFFICER OR RY, OR STATE, OR PROVINCE	THEREOF, OF A CRIMINAL
10.	A CORPORATION) EVEL DEALERS ACT, THE RE NOW PENDING? IF YES, GIVE FULL PART NOTE: Where the applicat to disclose any coll IS THERE ANY PERSON	TAIL SALES TA TICULARS: Int has been previous provincition in respection of CORPORALLY OR WHO OT	CTED OF AN OFFENCE LEAN ACT, OR SECTION E LEAN ACT,	S NOT DISCLOS	RSHIP, OR ANY OFFICER OR / PROVINCIAL STATUTE (SUC HWAY TRAFFIC ACT), OR ARE sich have occurred since the date of SED ABOVE WHO HAS ANY FI RECTION OVER THE APPLICAN	H AS THE MOTOR VEHICLE THERE ANY PROCEEDINGS YES NO Tast filing. You are not required NANCIAL INTEREST IN THE
	NAME		ADORESS		FULL PARTI	CULARS
11.	LIST ALL EMPLOYEE APPLICATIONS FOR F			ATIONS ARE	TO BE RENEWED AND ATT	ACH THEIR INDIVIDUAL
	FDR OFFICE USE ONLY	REGISTRA (surnama fir	NT'S NAME IN FULL st, listed alphabetically)		RESIDENCE ADDRESS	CITY OR TOWN

O. Reg. 367/75 THE ONTARIO GAZETTE

2185

USE SEPARATE SCHEDULE IF SPACE INSUFFICIENT

12.	FOR	CORPU	KAL	IUNS	ONLY:

Detaile	of All	the Shareholders	together with the	on number of	shares held by ea	ach at this date	(Where shareholders a	re nominees or
Details	DIMEL	the Shareholders	together with the	ie number or	andies neid by es	acii at tiiis date	fattiere guarenoiners a	e nonnices, or
hold ch	aree in tr	ust the name of	the beneficial ow	ner of such st	ares must also he	stated)		

NAME OF SHAREHOLDER OF RECORD	ADDRESS OF SHI	AREHOLDER OCCUPI	ATION OF RECORD	NO OF SHARES HELO	NO OF EQUITY (VOTING) SHARES HELD

AL NUMBER OF SHARES	S ISSUED TO DATE				
AL NUMBER OF CHARES	S ISSUED TO DATE WHICH CA	RRY VOTING RIGHTS			
AL NOMBER OF SHARES	S 1330ED TO DATE WHICH CA	nn i voiling nights	***************************************		
ANY OF THE ABOVE SH	ARES HELD FOR A BENEFIC	AL SHAREHOLDER?	*********	TYES	□ NI
ES, GIVE FULL PARTICU					
NAME OF SHAREHOLDER OF RECORD	NAME OF BENEFICIAL SHAREHOLDER	ADDRESS OF BENEFICIAL SHAREHOLDER	OCCUPATION O BENEFICIAL SHAREHOLOEF	BENEFICIALL	NO OF EQUITY
SIGNATURE OF OFFICER, PART	NER, OR SOLE PROPRIETOR SIGNA	TURE OF OFFICER/OIRECTOR OR PARTI	NER	SIGNATURE OF	PARTNER
NOTE: For cornerations th	he application must be signed by	an officer and director, or by two	officers		

AFFIDAVIT

APPLICAN	T, OR BY EACH PARTNER	OF THE PARTNER	SHIP)
)		
			OF
	To wit:)	in the	OF
		Make oath a	and say:
e are the pa	rtners) herein and I (we) sign	ned the foregoing appl	lication.
n by me lu:	in the application is true.		
ie:			
OF			
			(Signature(s)
	A Commissioner etc.	*	
		AFFIDAVIT	•
		AFFIDAVII	
RPORATE .	APPLICANT)		
	1) I	
		of the	OF
	To wit:	in the	OF
		Make oath a	
corporatio	n, and I signed the foregoing	application.	
sary inquiri	es and to the best of my know	wledge, information a	nd belief, the information given by me in the application is true.
ne:			
			(Signature of officer)
OF			(Signature of Otticer)
	, 19		
	re are the pan by me lushe: OF	rare the partners) herein and I (we) sign in by me lus in the application is true, he: OF	of the

O. Reg. 367/75, Form 3.

The Travel Industry Act, 1974

EMPLOYEE APPLICATION FOR RENEWAL

1						
1 ROR OFFICE USE ONLY 7						
R S 10 1/CUNTHOL 19						
2,1 C		MUST BE ACCOMPANIED		ALLINFO	MATION T	OBE
THIS APPLICATION MUST BE FULLY COMPLETED	APPLICANT'S SU		SAL OF THIS APPLICATION	AN NAME	D. G.C. II Y	740 JAC
New address if	changed in past	49 SOCITY, TOWN OR VI	LAGE 61 PROTE POSTAL	ONE MY SIT SOCIAL INS	URANCE NO	
S FOR OFFICE USE DALY 31 FULL	NAME OF EMPLOYER BY WHOM YO	U ARE EMPLOYED		1 1 201 1 1 1	1-1-1	1_1_
HAVE YOU BEEN CONVICTED OF ANY CRIMIN OR VIOLATION OF ANY STATUTE DURING TH NAS ANY LICENSE OR REGISTRATION OF AN BEEN REFUSED OR CANCELLED DURING PAS	F PAST I, WONTHS? V RIND INCLUDING DRIVER'S LICENSES	YES NO	AGRINST YOU'	ID JUDGMENTS RECORDED Y PROCEEDINGS IN BANKRUPTCY NG THE PAST 12 MONTHS?	VES	NO []
Will you be engage	d or employed in					
any other business	, occupation or		Yes 🗀	No [
profession?						
YOU ANSWER YES TO ANY	QUESTION YOU MUST ATT	ACH FULL PARTICL	ILARS			
GNATURE OF EMPLOYER			SIGNATURE OF APPEIL	ANT		_
OSITION		19			191	
	PLICATION MUST BE SIGNED BY ED CHEQUES OR MONEY ORDER					

O. Reg. 367/75, Form 4.

The Travel Industry Act, 1974

NOTICE

¥	a) CORPORATE OFFICERS AND/OR DIRECTORS	_ QUESTIONS' 1, 3 TO 7, AFFIDAVIT A	
	b) SHAREHOLDERS OR SHARE DISTRIBUTION	OFFICER AND QUESTIONS 1, 5, 6, AND AFFIDAVIT.	OOR DIRECTOR.
	c) CHANGE OF ADDRESS	QUESTIONS 1, 2, 7, AND AFFIDAVIT.	
_		QUESTION 1, AND AFFIDAVIT.	
_		QUESTIONS 1, 2, 6, AND AFFIDAVIT.	
		QUESTIONS 1, 3, AND AFFIDAVIT.	
	ALLSINFORMATION TO BEIPRINTED OR TYPED	USELSEPARATE-SCHEDULE-I	F: SPACE INSUFFICIENT
THE	UNDERSIGNED IS REGISTERED AS A		CHECK ONE
	CHECK ONE		4 SOLE PROPRIETORSHIP
			5 ☐ PARTNERSHIP 6 ☐ CORPORATION
			OATE OF APPLICATION .
0E			
	TRAVEL AGENT UNDER THE TRAVEL INDUSTRY ACT, 1974 TRAVEL WHOLESALER UNDER THE TRAVEL INDUSTRY AC		YEAR MONTH DAY
	33 2 11 12 11	11,1074	FOR OFFICE USE ONLY
	AND CIVES THE FOLLOWING INFOOMATION FOR OUR	4050	
	AND GIVES THE FOLLOWING INFORMATION FOR CHA	NGES	
1.			
	OPERATING AS (trading name, if any)		
	REGISTEREO BUSINESS ADDRESS FOR SERVICE		BUS TELEPHONE NO.
	NEW CORPORATE NAME IF CHANGED		80
	3,1		
	NEW TRADING NAME IF CHANGED		
	3,2		87
	MAILING ADDRESS FOR SERVICE IF DIFFERENT FRO	M ABOVE OR NEW	
	10 IF NO STREET AND NUMBER GIVE LOT AND CONCESSION NO.	29	
	30 APT.SUITE	50 CITY/MUNICIPALITY	87
	43	- CTT/MONICIPALITY	
	68 PROVINCE 74 75 POSTAL CODE 80		
	NEW HEAD OFFICE ADDRESS IF CHANGED I DIF NO STREET AND NUMBER, GIVE LOT AND CONCESSION NO.	29	
	3,3		
	30 APT/SUITE 49	50 CITY/MUNICIPALITY	67
	68 PROVINCE 74 75 POSTAL CODE 80 8US. TEL.	NO. IF CHANGED	
	CHANGES IN BRANCH OFFICE(S) (if any) OR NEW - I		NEW
	12 13 BRANCH NAME	70 71 FOR OFFICE USE ON	LY 77 BRANCH TEL. NO.
	12 13 BRANCH ADDRESS (if no street, number, give int and concession no.)	52 53 POSTAL SE	
	5, ,2		

FOR CORPORATIONS ONLY

3.	DETAILS OF	TERMINATIONS	OF OFFICERS	AND/OR DIRECTORS:
----	------------	---------------------	-------------	-------------------

a 11	NAME IN FULL (surnarge (us))	TITLE	OATE OF CHANGE
5			
5			
5			
5			
5			
5			

DETAILS OF COMMENCEMENTS OF NEW OFFICERS AND/OR DIRECTORS:		SEE NOTE 1 BELOW SHOW "A" (ACTIVE) OR "N" (NON ACTIVE)	office use only
NAME IN FULL - SURNAME FIRST	RESIDENCE ADDRESS	RESIDENCE BIRTH DATE	61 62 POSITION HELO
16		YR MO DAY	
16			
16			
16			
16			
16			

NOTE 1 - "Active" means actively engaged in the operation of the business.

NOTE 2 - Every new officer and/or director must complete Form 6

5. FOR CORPORATIONS ONLY

DETAILS OF ALL CHANGES IN SHAREHOLDERS TOGETHER WITH THE NUMBER OF SHARES HELD BY EACH AS OF THE DATE OF CHANGE (WHERE SHAREHOLDERS ARE NOMINEES, OR HOLD SHARES IN TRUST, THE NAME OF THE BENEFICIAL OWNER OF SUCH SHARES MUST ALSO BE STATEO).

a) DELETIONS

NAME OF SHAREHOLDER OF RECORD	AODRESS OF SHAREHOLDER OF RECORD	OCCUPATION OF SHAREHOLDER OF RECORD	NO. OF SHARES HELD	NO. OF EQUITY IVOTINGI SHARES HELD

6.

NAME OF SHAREHOLD OF RECORD	ADDRESS (OF SHAREHOLDER	SHAREHO	UPATION OF	NO OF SHARES	NO OF SHARES HEED
				-		
			-			
		•				
					·	
OTAL NUMBER OF SHA	RES ISSUED TO DATE		,			
OTAL NUMBER OF SHA	RES ISSUED TO DATE WHIC	H CARRY VOTING F	RIGHTS			
RE ANY OF THE ABOVE F YES, GIVE FULL PART	E SHARES HELD FOR A BEN FICULARS BELOW:	EFICIAL SHAREHO	нзс.	***************************************	C	YES
NAME OF SHAREHOLDER OF RECORD	NAME OF BENEFICIAL SHAREHOLDER	ADDRESS BENEFICIAL SHA	Or REHOLDER	OCCUPATION OF BENEFICIAL SHAREHOLDER	NO OF SHARES BENEFICIALLY HELD	NO OF EQUIT
						1
						-
THERE ANY PERSON (ude both the additions and dele OR CORPORATION WHOSE LY OR WHO OTHERWISE EX CULARS:	NAME IS NOT DISC	LOSED ABO			
THERE ANY PERSON (OR CORPORATION WHOSE LY OR WHO OTHERWISE EX	NAME IS NOT DISC	LOSED ABO	N OVER THE APPL		
THERE ANY PERSON (PPLICANT, BENEFICIALI YES, GIVE FULL PARTI	OR CORPORATION WHOSE LY OR WHO OTHERWISE EX	NAME IS NOT DISC ERCISE CONTROL O	LOSED ABO	N OVER THE APPL	LICANT?	
THERE ANY PERSON (PPLICANT, BENEFICIALI YES, GIVE FULL PARTI	OR CORPORATION WHOSE LY OR WHO OTHERWISE EX	NAME IS NOT DISC ERCISE CONTROL O	CLOSED ABO	N OVER THE APPL	LICANT?	YES
THERE ANY PERSON (PPLICANT, BENEFICIALI YES, GIVE FULL PARTI NAME	OR CORPORATION WHOSE LY OR WHO OTHERWISE EX CULARS:	NAME IS NOT DISC ERCISE CONTROL O	CLOSED ABO	N OVER THE APPL	LICANT?	YES
THERE ANY PERSON (PPLICANT, BENEFICIALLY YES, GIVE FULL PARTI NAME SIGNATURE OF OFFICER,	OR CORPORATION WHOSE LY OR WHO OTHERWISE EX CULARS:	NAME IS NOT DISC ERCISE CONTROL O	CLOSED ABO	N OVER THE APPL	LICANT?	YES
THERE ANY PERSON (PPLICANT, BENEFICIALLYES, GIVE FULL PARTI NAME SIGNATURE OF OFFICER, PROPRIET	OR CORPORATION WHOSE LY OR WHO OTHERWISE EX CULARS: PARTNER, OR SOLE OR Is the application must be signed	NAME IS NOT DISC ERCISE CONTROL O ADDRESS ATURE OF OFFICER/DIREC	CLOSED ABO	FULL	LICANT?	YES
THERE ANY PERSON (PPLICANT, BENEFICIALI YES, GIVE FULL PARTI NAME SIGNATURE OF OFFICER, PROPRIET	OR CORPORATION WHOSE LY OR WHO OTHERWISE EX CULARS:	NAME IS NOT DISC ERCISE CONTROL O ADDRESS ATURE OF OFFICER/DIREC	CLOSED ABO	FULL	LICANT?	YES
THERE ANY PERSON OF PLICANT, BENEFICIALLYES, GIVE FULL PARTINAME SIGNATURE OF OFFICER, PROPRIET DTE: — For Corporations — For Partnerships	OR CORPORATION WHOSE LY OR WHO OTHERWISE EX CULARS: PARTNER, OR SOLE OR Is the application must be signed	NAME IS NOT DISC ERCISE CONTROL O ADDRESS ATURE OF OFFICER/DIRECT Up an officer and direct by all partners.	CLOSED ABOR DIRECTIO	FULL	LICANT?	YES
THERE ANY PERSON OF PLICANT, BENEFICIALLY YES, GIVE FULL PARTINAME SIGNATURE OF OFFICER, PROPRIET TE: — For Corporations — For Partnerships	OR CORPORATION WHOSE LY OR WHO OTHERWISE EX CULARS: PARTNER, OR SOLE SIGN Is the application must be signed the application must be signed	NAME IS NOT DISC ERCISE CONTROL O ADDRESS ATURE OF OFFICER/DIRECT Up an officer and direct by all partners.	CLOSED ABOR DIRECTIO	FULL FULL FOLI FOLI FOLI FOLI FOLI FOLI FOLI FO	LICANT?	YES
THERE ANY PERSON OF PLICANT, BENEFICIALLY YES, GIVE FULL PARTINAME SIGNATURE OF OFFICER, PROPRIET TE: — For Corporations — For Partnerships	OR CORPORATION WHOSE LY OR WHO OTHERWISE EX CULARS: PARTNER, OR SOLE SIGN Is the application must be signed the application must be signed	NAME IS NOT DISC ERCISE CONTROL O ADDRESS ATURE OF OFFICER/DIRECT Up an officer and direct by all partners.	CLOSED ABOR DIRECTIO	FULL FULL FOLI FOLI FOLI FOLI FOLI FOLI FOLI FO	LICANT?	YES
THERE ANY PERSON OF PLICANT, BENEFICIALLY YES, GIVE FULL PARTINAME SIGNATURE OF OFFICER, PROPRIET TE: — For Corporations — For Partnerships	OR CORPORATION WHOSE LY OR WHO OTHERWISE EX CULARS: PARTNER, OR SOLE SIGN Is the application must be signed the application must be signed	NAME IS NOT DISC ERCISE CONTROL O ADDRESS ATURE OF OFFICER/DIRECT Up an officer and direct by all partners.	CLOSED ABOR DIRECTION CTOR OR PARTN Ctor, or by twe E: Application	FULL FULL FOLI FOLI FOLI FOLI FOLI FOLI FOLI FO	LICANT?	YES
THERE ANY PERSON OF PLICANT, BENEFICIALLYES, GIVE FULL PARTINAME SIGNATURE OF OFFICER, PROPRIET DTE: — For Corporations — For Partnerships	OR CORPORATION WHOSE LY OR WHO OTHERWISE EX CULARS: PARTNER, OR SOLE SIGN Is the application must be signed the application must be signed	NAME IS NOT DISC ERCISE CONTROL O ADDRESS ATURE OF OFFICE R/DIRECT by an officer and direct by all partners.	CLOSED ABOR DIRECTIO	FULL FULL FOLI FOLI FOLI FOLI FOLI FOLI FOLI FO	LICANT?	YES
THERE ANY PERSON OF PLICANT, BENEFICIALITYES, GIVE FULL PARTITYES, GIVE FOR PARTITYES, GIVE PROPRIET FOR PARTITYES, GIVE PARTITYES, G	PARTNER, OR SOLE s the application must be signed the application must be signed this day of	NAME IS NOT DISC ERCISE CONTROL O ADDRESS ATURE OF OFFICE R/DIREC by an officer and dire by all partners.	CLOSED ABOR DIRECTIO	FULL FULL FOLIA TO Officers.	LICANT?	YES
THERE ANY PERSON OF PLICANT, BENEFICIALITYES, GIVE FULL PARTINAME SIGNATURE OF OFFICER, PROPRIET DTE: — For Corporations — For Partnerships ated at	PARTNER, OR SOLE s the application must be signed the application must be signed this day of	NAME IS NOT DISC ERCISE CONTROL O ADDRESS ATURE OF OFFICER/DIREC The partners of the partne	CLOSED ABOR DIRECTIO	FULL FULL FOLI FOLI FOLI FOLI FOLI FOLI FOLI FO	LICANT?	YES

SWORN before me at the:

____ OF__ IN THE____ ____ OF___ this _____ day of ____ . 19_____. A Commissioner, etc. (Signature(s)

AFFIDAVIT

PROVINCE OF ONTARIO		of the	(Print name) OF	
DF	To wit:	in the	OF	
		Make oath a	nd say:	
I. I am an officer of the corporation	n, and I signed the foreg	oing application.		
I have made all managers include	as and to the best of my	knowledge information as	nd belief, the information given by me in the	application is true
e, i nave made an necessary inquiri	es and to the pest of my	and the state of t	id bener, the mornistion given by the in the	application is true.
2.) Have made an necessary inquiri	es and to the best of my	and the state of t	to benefit, the amortisation given by the in the	apprestion is true.
	es and to the dest of my	and the same of th	as deficit, the minimum great by the military	
WORN before me at the:	es and to the best of my		o delice, the should also given by the so the	
WORN before me at the:			(Signature of officer	
WORN before me at the:				

O. Reg. 367/75, Form 5.

The Travel Industry Act, 1974

NOTICE

ALL INFORMATION TO BE PRINTED OR TYPED

05 TRAVEL AGENT UNDER THE TRAVEL INDUSTRY ACT 1974

USE SEPARATE SCHEDULE IF SPACE INSUFFICIENT

г	 C	H	E	C	K	0	N	E

6 TRAVEL WHOLESALER UNDER THE TRAV	EL INDUSTRY ACT 1974		OATE OF APPLICATION
			YEAR MONTH DAY
			FOR OFFICE USE ONLY
NAME OF NEW OFFICER/DIRECTOR (surname first)			
NAME OF THE OFFICE OFFI			
RESIDENCE ADDRESS (giving street, number and municipality)	(if no street number give fot and concession no)		
POSTAL CODE , RESIDENCE	E TELEPHONE NO	BIRTH DATE ,	
		YEAR MONTH DAY	
NAME OF CORPORATION			
. [
POSITION HELD IN CORPORATION			
THE CORPORATION?			
c) IF REGISTERED, ENTER REGISTRATIO	ON NUMBER		
PROVIDE PARTICULARS OF OCCUPATION DU		1	PERIOD OF EMPLOYMENT
NAME AND ADDRESS OF EMPLOYER	NATURE OF BUSINESS OF EMPLOYER	NATURE OF MY EMPLOYMENT	(give exact dates) From To.

THE ONTARIO GAZETTE

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•	- 8	u	4

	HAVE YOU EVER HAD ANY LICENSE OR REGIST REVOKED, OR CANCELLED?									PENDED.
	IF YES, GIVE FULL PARTICULARS:									
	HAVE YOU ANY BUSINESS ASSOCIATION WITH AN REGISTRATION UNDER ANY PROVINCIAL STATUTES IF YES, GIVE FULL PARTICULARS:									HOLDING
7.	WILL YOU BE ENGAGED, OCCUPIED OR EMPLOYED II	N ANY	OTHER BUSIN	IESS OCCUP	ATION O	R PROFE	SSION?	⊏	YES	□ NO
	IF YES, GIVE FULL PARTICULARS:									
	ARE YOU a) A DISCHARGED OR UNDISCHARGED BANKRU b) PRESENTLY A PARTY TO BANKRUPTCY PROC c) EVER BEEN INVOLVED AS AN OFFICER, DIRE TION THAT IS BANKRUPT OR THAT IS PRESEN IF YES TO ANY OF THE ABOVE QUESTIONS, GIVE FUL	CEEDIN CTOR, NTLY A	IGS? OR, HAV OR MAJORIT PARTY TO B	YOU YSHAREHO ANKRUPTCY	LDER, WI	TH A CO	RPORA-		YES	
9. 1	IS THERE ANY UNPAID JUDGMENT OR JUDGMENTS O	UTSTA	NDING AGAII	ST YOU?					YES	□ NO
	IF YES, GIVE FULL PARTICULARS:									
- t	(a) HAVE YOU EVER BEEN CONVICTED UNDER AN OFFENCE, OR ARE THERE ANY PROCEEDINGS NOW PIFYES, GIVE FULL PARTICULARS: (b) HAVE YOU EVER BEEN CONVICTED OF AN ODEALERS ACT, THE RETAIL SALES TAX ACT, OR SENOW PENDING? (FYES, GIVE FULL PARTICULARS:	PFFENC	G?EE UNDER AN	IY PROVIN	CIAL STA	ATUTE (SUCH A	S THE M	OTOR (PROC YES	VEHICLE EEDINGS
	NOTE: Where the applicant has been previously registered, to disclose any conviction in respect of which a pa				occurred s	ince the d	late of las	t filing. Yo	ou are no	ot required
			SI	SNATURE OF						
			L							
1	Dated at, this day of	. , 19	NOTE	: Application	must be b	ooth signe	d and sw	orn.		
	BY NEW OFFICER)		AFFIDAVI				45.			
	PROVINCE OF ONTARIO	ı.)							
Р			of the			(Name in 1	lutti			
F		wit-	in the							
F	OF To w	****	Make oath a	nd say:		OF _				
1 2			Make oath a	nd say:		OF _				
1 4 9	To w 1. I am the applicant herein, and I signed the application. 2. The statements of fact made in the application are true. SWORN before me at the: OF) Make oath a	nd say:				plicant		
1 2 3	To w 1. I am the applicant herein, and I signed the application. 2. The statements of fact made in the application are true. SWORN before me at the:) Make oath a	nd say:			ure of app	plicant)		

O. Reg. 367/75, Form 6.

The Travel Industry Act, 1974

NOTICE

CHECK ONE			
TRAVEL SALESMAN UNDER THE TRAV	EL INDUSTRY ACT 1974		
		DATE	YR MO DAY
NAME OF EMPLOYEE			FOR OFFICE USE ONLY
OFFICE ADDRESS AND		POSTAL CODE	TELEPHONE NO.
REGISTERED ADORESS Igwing number, street and city)		1	TECEPHONE NO.
PLEASE CHECK AND COMPLETE	THE APPLICABLE BOX AN	D SECTION RELOW:	
T TEACH ONE ON A TO SOME CETT	THE AIT EIGABLE BOX AI	D OLOTTON BELOW.	
FOR DUPLICATE CERTIFICATE REQU	EST Present Certificate	LOST STOLEN	☐ DESTROYED
8 9 10 11 DATE 16		EMPLOYEE'S SIGNA	TURE
2 1			
			YES NO
FOR CHANGE OF ADDRESS			ACHED -
8 9 TO NUMBER AND STREET lift no number, street give to l& co	NEW ADDRESS ncession no.1 29 30 APT./SUI		TELEPHONE NO IRES.I
22			
50 CITY/MUNICIPALITY 68	PROV. 74 75 POSTAL CODE BO	EMPLOYEE'S SIGNA	TURE
FOR TRANSFER OF REGISTERED EM	PLOYEE		FICATE YES NO
NAME OF FORMER EMPLOYER	ADDRESS		
NAME OF FORMER EMPLOYER	ADDRESS	8 9 26 FOR OUSE (ONLY YR MO DAY
WERE YOU A PARTNER, OFFICER, DIRECT	OR OR SHAREHOLDER OF THE BUSIN		
NAME OF NEW EMPLOYER	ADDRESS	8 9 10 FOR C	ONLY YR MO DAY
NOTE: Transfer will not be accepted if termin		25 1 1	
Applicant must file a new application			
EMPLOYEE'S SIGNATURE	NEW EMPLOYER'S S	IGNATURE	- TITLE-
			YES NO
FOR TERMINATION	DATE OF TERMINATION	YEAR MONTH DAY CERTIF	ACHED -
WAS FORMER EMPLOYEE A PARTNER, OF			
NOTE: A report on the conduct of the above r			
in a separate letter attached with this	orm.		
NAME OF EMPLOYER	EMPLOYER'S SIGNAT	TURE	TITLE

NOTE

Certificate of Registration must be attached with this form with all the above except 'Duplicate Certificate Request'. If you fail to comply with this, you must file an explanation on the reverse side.

EMPLOYER'S REPORT ON EMPLOYEE'S CONDUCT WHILE	IN EMPLOY	
	EMPLOYER'S SIGNATURE	TITLE
	DATE	_
EXPLANATION FOR FAILURE TO RETURN CERTIFICATE	OF REGISTRATION	
EXCENTION FOR PALEONE TO RETORN CERTIFICATE		
	EMPLOYE	E'S SIGNATURE
	DATE	

O. Reg. 367/75, Form 7.

The Travel Industry Act, 1974

REQUEST FOR VOLUNTARY CANCELLATION OF REGISTRATION

To the Registrar of Travel Industry Act:	
hereby request that my registration as a	☐ travel wholesaler ☐ travel agent ☐ travel salesman
be cancelled, and I hereby surrender my reg	istration.
(witness)	(signature of registrant)
Dated at	.this19
	O. Reg. 367/75, Form 8.
	Form 9
	ravel Industry Act, 1974
BOND OF	A GUARANTEE COMPANY
	Amount \$
Bond No	
Know All Men By These Presents,	that we,
(hereinafter called the Principal) as Principal	al, and
(hereinafter called t	he Surety) as Surety are held and firmly bound unto Her
Majesty in right of Ontario (hereinafter of	called the Obligee) in the sum of
	Canada, to be paid unto the Obligee, her successors and
assigns, for which payment well and truly t	o be made I,(name of Principal)
bind myself, my heirs, executors, administra	itors and assigns, and we,
and myssen, my none, encourse, administra	(name of Surety)
bind ourselves, our successors and assigns	jointly and firmly by these presents.
	Principal or Surety by this Bond and any and all renewals tive and shall in no event exceed the penal sum written above

or the amount substituted for such penal sum by any subsequent endorsement or renewal certificate.

THE CONDITION of the above obligation is such that if the said obligation does not by reason of any act, matter or thing at any time hereafter become or be forfeit under *The Travel Industry Act, 1974*, then the said obligation shall be void but otherwise shall be and remain in full force and effect and shall be subject to forfeiture as provided by the Act.

	Principal.	
Sigi	ned, Sealed and Delivered	
in t	he presence of Surety:	
	Surety.	

Not	TE: Has collateral security been given? yes no lf yes, specify.	
	THE RESIDENCE THE PARTY OF	O. Reg. 367/75, Form 9.
	Form 10	
	The Travel Industry Act, 1974	
	QUARTER YEAR STATEMENT	
1.	Name of participant	
2.	Business address of participant	
3.	Estimated total gross sales (including commissions) received in Ontario by the participant in the past quarter year ending	
	(insert date)	\$
4.	Less gross sales received for services provided by another registered travel wholesaler in the past quarter year	\$
5.	Less gross sales received for services provided by an exempt person in the past quarter year	\$
6.	Total gross sales in the past quarter year subject to assessment of 1/10th of 1%	\$
7.	Total payment made to the trustee	\$
Ι _/ W	TEsolemnly declare the (name of declarant)	nat the figures shown herein are a
true	and correct estimate according to the books and records of	(name of participant)

that the information is true and complete in every respect and I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as made under oath.
Declared before me at
in the
thisday of, 19
(a Commissioner, etc.) (signature)
Note: (1) If no quarter payment is made, paragraphs 6 to 7 inclusive should be completed as "nil" and this form must be otherwise completed and transmitted to the trustee in accordance with Section 5.02 (a).
(2) If the participant is a corporation the form must be completed by an officer and director or two officers.
ANNUAL STATEMENT
1. Name of participant
2. Business address of participant
3. Total gross sales (including commissions) received in Ontario by the participant in the past year
4. Less gross sales received for services provided by another registered travel wholesaler in the past year\$
5. Less gross sales received for services provided by an exempt person in the past year
6. Total gross sales in the past year subject to assessment of 1/10th of 1%
7. Total payment made to the trustee
less previous quarter year payments\$
Net balance due
IAME
I/WEsolemnly declare that the figures shown herein are true (name of declarant)
and correct according to the books and records of

that the information is true and complete in every respect and I made this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as made under oath.

Declared before me	
in the	
this day of	(signature)
(a Commissioner, etc.)	

- Note: (1) If no quarter payment is remitted, paragraphs 3 to 7 inclusive should be completed as "nil" and this form must be otherwise completed and transmitted to the trustee in accordance with Section 5.02 (a).
 - (2) If the participant is a corporation the form must be completed by an officer and director or two officers.

O. Reg. 367/75, Form 10.

Form 11

The Travel Industry Act, 1974

THIS AGREEMENT made in duplicate this

day of

, 197 .

BETWEEN:

hereinafter called the Participant

OF THE FIRST PART

— and —

TRUST COMPANY, hereinafter called the Trustee

OF THE SECOND PART

Whereas the regulations made under *The Travel Industry Act, 1974*, require all travel agents and travel wholesalers who are to be registered and to maintain registration under the Act shall enter into the Trust Agreement.

Now, Therefore, This Agreement Witnesseth That in consideration of the premises and of the covenants and agreement hereinafter contained the Parties hereto do mutually covenant and agree as follows:

1. ESTABLISHMENT OF TRUST

The Participant hereby assigns, transfers and delivers unto and in favour of the Trustee, the sum of Three Hundred Dollars the receipt whereof is hereby acknowledged by the Trustee, to be held by the Trustee (together with such other sums as the Trustee may from time to time receive from the Participant or other Participants for the purposes and in accordance with the provisions hereof) upon the Trusts hereof and in accordance with the terms and conditions of this Agreement.

2. TRUST FUND AND PLAN

The Participant shall participate in the Trust Fund and Plan, hereinafter sometimes referred to respectively as the "Trust Fund" and the "Trust Plan", established hereby and by other existing or future agreements between other Participants or proposed Participants and the Trustee in the same or substantially similar form, and the instrument entitled "terms of Trust Fund and Plan" annexed hereto as Schedule "A" together with this Agreement, constitute the term and conditions of the Trust Fund and Trust Plan and each of the Participant and Trustee covenants and agrees with the other to be bound by and perform and observe the obligations and conditions on its part to be observed or performed hereunder.

3. SITUS OF TRUST

The situs of the Trust established hereunder shall be at all times in the Province of Ontario, and the property and interest comprising such Trust shall at all times be held by the Trustee from time to time in the Province of Ontario.

4. PROOF OF APPROVAL OF THE REGISTRAR

The Trustee acknowledges that it has received the approval of the Registrar appointed under *The Travel Industry Act, 1974* to the participation of the Participant in the Trust Plan.

IN WITNESS WHEREOF the Participant and Trustee have respectively executed this Agreement as of the date first above mentioned.

Per:	 		٠.						٠				•		•	•				•	•	
and:												٠.		٠.								
Per:																						
I CI.		• •	٠.	• •	• •	٠.	•	• •	٠	• •	٠	• •	٠	• •	٠	٠	٠	• •	٠	٠	٠	٠.

O. Reg. 367/75, Form 11.

Schedule A

TERMS OF TRUST FUND AND PLAN

ARTICLE I

INTERPRETATION

Section 1.01

In this Agreement, unless there is something in the subject matter inconsistent therewith, then,

- (a) "this Agreement", "hereto", "herein", "hereof", "hereby", "hereunder", and similar expressions refer to this Agreement and this Schedule "A" thereto and include any and every instrument supplemental or ancillary hereto or thereto or in implement hereof or thereof.
- (b) "Act" means The Travel Industry Act, 1974.
- (c) "Approved Securities" means investments in which a trust company may invest moneys received by it for guaranteed investment under Section 153 of The Loan and Trust Corporations Act, and amendments thereto.
- (d) "Board" means the Board of Trustees as provided for by Article III hereof.
- (e) "Director" means the Director under The Ministry of Consumer and Commercial Relations Act.

- (f) "Direction of the Board" means a copy of a resolution of the Board duly certified by its Chairman or Secretary.
- (g) "Effective Date" means the 15th day of July, 1975.
- (h) "Default" of or by a Participant means a failure by such Participant to meet any liability or obligation of such Participant pursuant to this Agreement.
- (i) "Participant" means any travel agent or travel wholesaler who subscribes to this Agreement with the approval of the Registrar and so long as such Participant remains a subscriber to the Agreement.
- (j) "Registrar" shall mean the Registrar appointed under The Travel Industry Act, 1974.
- (k) "Travel services" has the meaning provided for in The Travel Industry Act, 1974.
- (l) "Trust Plan" has the meaning provided for in Section 4.01 hereof.
- (m) "Trust Fund" means the Trust Fund described in Section 4.01 hereof.
- (n) "Trustee" shall include any successor Trustee hereunder, provided such successor Trustee is a Corporation authorized to do business as a Trust Company in Ontario under the provisions of The Loan and Trust Corporations Act.

(o) Words importing the singular number only shall include the plural and vice versa and words importing the masculine gender shall include the feminine gender and vice versa.

Section 1.02

The headings of all the Articles and Sections hereof are inserted for convenience of reference only and shall not affect the construction or interpretation of this Agreement.

Section 1.03

Wherever there is a reference herein to the exercise of a discretion by either of the Trustee, the Board or the Director, such exercise, save as herein otherwise provided, shall be sole, absolute and uncontrolled, and in no circumstances shall any such exercise be subject to any right in respect thereof of any person for any reason whatsoever. Any consent or approval of the Director may be granted or refused and any requirement may be made in his discretion as aforesaid, and any determination of the Director shall constitute a binding and final exercise of its discretion.

Section 1.04

This Agreement shall be governed by and construed in accordance with the laws of the Province of Ontario.

ARTICLE II

ELIGIBLE PARTICIPANTS

Section 2.01

The following are eligible to participate in the Trust Fund and Trust Plan:

- (a) any travel agent who is registered or entitled to be registered under The Travel Industry Act, 1974.
- (b) Any travel wholesaler who is registered or entitled to be registered under The Travel Industry Act, 1974 and who is not exempt from participation by the regulations thereto.

ARTICLE III

BOARD OF TRUSTEES

Section 3.01

Save for the duties and responsibilities of the Trustee and the Director pursuant to this Agreement, the affairs of the Trust Fund and the Trust Plan shall be managed by a Board of Trustees.

Section 3.02

The Board shall be composed of seven (7) Trustees, four of whom shall be elected from time to time by the Participants, with each Participant to have one (1) vote regardless of its contribution to the Trust Fund, two (2) of whom shall be appointed by the Minister to represent the public, and the Director or his designate who shall be an ex officio member.

Section 3.03

An elected member of the Board must be a Director, Officer, partner or sole proprietor of a Participant.

Section 3.04

A member of the Board shall be disqualified from participating in the deliberations and decisions of the Board with regard to any help, assistance, advice or financial contribution to a Participant of which Participant such member is an Officer or Director; upon completion of the deliberations and decisions of the Board with regard to such Participants, such disqualified member of the Board shall revert to his status as a member of the Board provided that he then be qualified so to act. In the event such disqualified member of the Board be not qualified to revert to his position as a member of the Board another member shall be elected by the Participants as herein provided.

Section 3.05

The first members of the Board shall be appointed by the Minister of Consumer and Commercial Relations. In June, 1976 and in June of each succeeding year thereafter a Replacement Board shall be appointed and elected. The members of the Board to be elected shall be so elected by majority vote from among the Participants at a meeting called by the Board for such purposes. Notice of such meeting and ballots shall be mailed not less than 35 days nor more than 45 days prior to a meeting to be called by the Board for such purposes in June of each succeeding year hereafter, of whom no more than two shall be travel wholesalers, two (2) to hold office for one year, and two (2) to hold office for two years; thereafter, retiring members of the Board shall be replaced at succeeding annual meetings of the Participants for a full period of two (2) years each, on a staggered system in each two year cycle subject always to the requirement that no more than 2 members of the Board at any time shall be travel wholesalers. A retiring member of the Board shall be eligible for re-election. In the event that the Participants shall fail to elect a member or members to the Board then the Director shall appoint members from among the Participants.

Section 3.06

Nominations for members of the Board to be elected shall be filed in writing with the Board by any Participant prior to January 31st in each year and each nomination shall bear the signed acceptance of the person so nominated to act if elected.

Section 3.07

A majority of the Board shall constitute a quorum.

The Board may pass by-laws with respect to the conduct of its business, the election of a Chairman and Secretary from among its members.

The Board shall record its meetings by Minutes to be prepared by a member or the Secretary.

Section 3.08

A member of the Board shall not be entitled to any compensation for so acting but shall be entitled to be paid from the Fund his reasonable expenses for attending meetings of the Board. The Board and a member thereof shall be entitled to its actual expenses incurred in the calling and holding of any meetings for the purpose of carrying out the duties and obligations under this agreement and the Board shall certify such expenses and any members' expenses to the Trustee by a direction of the Board prior to the payment thereof.

ARTICLE IV

ESTABLISHMENT OF TRUST FUND

Section 4.01

The Trust Fund and Trust Plan shall be established as of the 15th day of May, 1975, and this Agreement shall be effective from such date in respect of Participants entering into an Agreement in form the same as or substantially similar to this Agreement on or before such date and, in respect of Participants entering into such an Agreement after such date, on the date of entering into thereof.

ARTICLE V

PAYMENTS FROM PARTICIPANTS

Section 5.01

The initial amount of the Trust Fund shall be composed of the initial payments of the Participants contributed in the manner hereinafter set forth.

Section 5.02

Each Participant on behalf of himself and for each branch office he shall maintain who becomes such as of the effective date shall make a minimum initial payment to the Trust Fund of Three Hundred Dollars and each Participant who becomes such after the effective date of the establishment of the Trust Fund and Plan shall make such initial payment before or at the time of becoming a Participant.

After the date of the establishment of the Trust Fund and Plan additional payments shall be made to the trust fund as follows:

- (a) Each Participant who is a registered travel wholesaler shall make an additional quarteryear payment of an amount equal to 1/10th of 1% of all gross sales, or such further amounts as shall be prescribed by the regulations, received in Ontario (including travel agents' commissions) by the Participant for travel services during such quarter-year other than gross sales received for travel services that are provided by another registered travel wholesaler who is also a Participant and who is required to make such additional payment, or an exempt person under the regulations. Such quarterly payments shall be transmitted to the Trustee within 21 days of the end of the month for which the quarter-yearly payment is made and the end of the first quarter-yearly period shall be the 30th day of September.
- (b) Each Participant who is a registered travel agent shall make an additional quarteryear payment of the amount prescribed in subsection (a) except when the travel services have been contracted through a travel wholesaler who is registered under the Act or is an exempt person.
- (c) Subject to subsection (d) when each Participant has been advised by the Trustee that the trust fund has book value of \$1,000,000 or such further and other amount as the regulations provide, no further additional payments for any following quarter year shall be made under subsections (a) and (b) subject to Section 5.03.
- (d) A Participant who becomes such after the effective date of the establishment of the Trust Fund and Plan shall make the number of quarter-yearly payments commencing with the first complete quarteryear after he becomes a participant provided under subsections (a) and (b) for the same period of time that an original Participant who became so as of the effective date was required to make payments until the Fund reached the amount provided under subsection (c).

Section 5.03

At any time when the Trust Fund is or would be reduced by reason of the payment or proposed payments by the Trust Fund to or on behalf of one or more of the Participants (as hereinafter provided) or, if the amount of any such payment or proposed payment by the Trust Fund would reduce the book value of the Fund to less than \$1,000,000 or such further and other amount as the regulations provide, each Participant, on notice from the Trustee, shall resume or continue to make the additional payments provided for in subsections (a) and (b) of Section 5.02 until such time as determined by the Trustee as the amount of such payment or payments from the Fund are made up or the Fund is restored to a book value of at least \$1,000,000, or such further or other amount as the regulations prescribe.

Section 5.04

A Participant may estimate the amount of the quarterly payments owing by him under Section 5.02 save and except such Participant shall within 30 days of the end of the month for which the fourth quarter payment is made and his annual statement filed with the Trustee as required under the Regulations pay to the Trustee the balance owing to the Trustee and thereafter shall be liable to pay interest at the rate of ten per cent (10%) per annum, compounded annually, on the amount unpaid from time to time.

ARTICLE VI

TRUST FUND

Section 6.01

The Trustee shall hold all money and other property, if any, received by it from Participants or others pursuant hereto or in respect hereof including any amounts received under a bond of a Participant that has been forfeited and all income on any such money or from any such property and all rights hereby conferred in trust for the benefit of the Participants as herein provided and all such money, property and income thereon or therefrom shall constitute the Trust Fund to be dealt with and distributed in accordance with the terms of this Agreement.

Section 6.02

The Trustee shall maintain a record of amounts received from, on behalf of or in respect of each Participant. All such amounts received by the Trustee into the Trust Fund shall be credited to a Participant or Participants and the Trustee's decision in respect of such crediting shall be final and conclusive. No crediting of an amount to a Participant shall, as such, give such Participant any rights thereto.

Section 6.03

The Trustee shall keep the Trust Fund invested in Approved Securities subject to the restrictions and limitations as set out in Section 153 of The Loan and Trust Corporations Act.

Section 6.04

The Trustee shall collect and receive all income on or from the Trust Fund and shall, after deducting therefrom the fees, costs, taxes, charges and expenses hereinafter referred to invest the balance of such income in accordance with the provisions of this Agreement.

Section 6.05

The Trustee shall keep complete records of its administration of the Trust Fund on the basis of a fiscal year ending on the 30th day of June in each year. A copy of the financial statements of the Trust Fund certified by the Trustee, shall be delivered to each member of the Board and the Registrar within thirty (30) days after the end of each fiscal year or so soon thereafter as reasonably possible; such statements shall include, where applicable, the following information:

- (a) the amount owing hereunder by any Participant to the Trustee by reason of any provision hereof which has not been paid when due;
- (b) the amount of all receipts and the source thereof;
- (c) the amount of all payments to or on behalf of Participants;
- (d) a complete statement of all receipts and disbursements for claims in respect of each Participant who was in default during such fiscal year;
- (e) a statement of all credits and debits to the capital of the Trust Fund;
- (f) such other reasonable information as the Board or the Director may from time to time require.

Section 6.06

The Trustee shall provide to the Board on a quarterly basis a statement of the assets of the Trust Fund at book value and fair market value and a statement of any acquisitions and dispositions of investments during each such quarter.

ARTICLE VII

CLAIMS

Section 7.01

The Board, when so requested, shall lend advice and assistance (other than financial assistance) to the management of any Participant.

Section 7.02

The Trust Plan is established to stand in the place and stead of a Participant for the payment out of the Trust Fund of such claims of clients of the Participant that the Participant has refused, after demand or is unable to pay, and arising after the effective date of this Agreement, which claims meet the requirements set forth herein, as follows:

- (a) Any client who has made payment for travel services to a Participant in Ontario and who has not received the travel services contracted for, shall be entitled to claim for the refund of moneys so paid to the extent only that such services are not so provided and after he has made a demand for payment on a Participant which the Participant has refused without legal justification to pay or is unable to pay by reason of bankruptcy or insolvency.
- (b) No client shall have any claim for the refund of any money paid by him to a Participant where he was informed, prior to the making of his payment to the Participant, that the money paid by him was as a non-refundable deposit or a reasonable service charge.
- (c) The Board shall determine as to the legality and eligibility of any claim made by a client and shall direct the Trustee to pay any claim that meets the requirements of this agreement and the decision of the Board shall be final and conclusive for all purposes.
- (d) For greater certainty it is hereby agreed and declared that no client of any Participant shall have any vested or absolute right to payment of any claim against the Board, the Trustee or the Trust Fund.

Section 7.03

A claim for payment out of the Trust Fund may only be made by a claimant giving written notice of claim to the Trustee for transmittal to the Board with full particulars thereof and of any payment or recovery in respect thereof and the Trustee may require as a condition precedent to making payment of such claim or any part thereof, the delivery and execution of such documents as the Trustee in its discretion or upon the advice of its Counsel deems necessary and including such documents as are necessary for transferring to the Trustee the interest of the client in such claim so as to subrogate the Trustee to the position of the client against the Participant.

Section 7.04

Notwithstanding any of the foregoing provisions the following limitations in respect to the payment of claims shall apply.

- (a) The maximum aggregate amount of claims which shall be paid in respect of any one Participant shall not exceed the sum of \$300 multiplied by the number of Participants who are then subscribers to this agreement, or such greater or lesser amount as the Regulations prescribe.
- (b) The Trustee may in its discretion defer the payment of claims in respect of any one Participant until the Trustee is reasonably satisfied all claims likely to be made in respect of such Participant have been received by the Trustee.
- (c) The Trustee may in its discretion reserve against claims which it thinks may be validly made and any such reservations shall be the equivalent of payment of such claim for the purpose of an additional payment to the Trust Fund under Section 5.03.
- (d) The Trustee in its discretion may pay claims in respect of any one Participant in one or more instalments it sees fit.

Section 7.05

THE ONTARIO GAZETTE

When it appears to the Director or the Board of Trustees that clients of a Participant have been placed in circumstances that immediate funds and facilities are necessary to alleviate the suffering and inconvenience of such clients the Board of Trustees with the concurrence of the Director, may direct the Trustee to pay out of the trust fund an amount sufficient for the repatriation of stranded passengers and necessary accommodation of such passengers until such repatriation can be effected. The amount of such payment on behalf of a Participant shall be an additional payment due to the Trustee by such Participant and the Trustee shall demand payment from the Participant forthwith upon the advancing of funds under this section and for the purposes of this agreement shall be deemed to be a claim or claims for payment properly made under the provisions of Section 5.04 of this agreement.

ARTICLE VIII

TERMINATION OF PARTICIPATION IN TRUST PLAN

Section 8.01

Any Participant may withdraw from the Trust Fund and the Trust Plan at any time upon giving two years notice in writing to the Board, the Trustee and the Registrar.

Section 8.02

When a Participant is in default in making any required payment to the Trust Fund as determined by the Registrar or in the discharge of any other of its obligations under the Trust Plan, upon receiving the written direction of the Registrar the Trustee shall forward notice in writing of such default to such Participant; in the event such default be not purged within 10 days from the date of such notice from the Trustee, such Participant shall be deemed to have been expelled from the Trust Fund and the Trust Plan; provided that no Participant may be expelled or deemed to be expelled from the Trust Fund and the Trust Plan pursuant to the provisions of this Section where the default of such Participant is due to the insolvency, bankruptcy or voluntary or compulsory winding-up of such Participant.

Section 8.03

Upon withdrawal, voluntary or compulsory, or expulsion from the Trust Fund and the Trust Plan as hereinbefore provided, the Participant so withdrawing or expelled shall not be entitled to payment out of the Trust Fund of any amount paid to the Trustee under the terms of this agreement.

Section 8.04

The Participant so withdrawing or expelled shall file with the Board, the Trustee and the Registrar such financial statements and other evidence as the Board and the Director may in their discretion require to establish that the affairs of such Participant have been settled so as to preclude any claim on the Trust Fund and that arrangements satisfactory to the Board and the Director have been made to ensure that all liabilities and obligations of the Participant which could give rise to any such claim have been met and discharged.

Section 8.05

Subject to all rights and obligations pursuant to the provisions of Article VII hereof, upon the expiration of two years notice given pursuant to Section 8.01 and with the approval of the Board and the Registrar such Participant shall cease to be a Participant, his participation in the Trust Fund and Trust Plan shall cease and he shall no longer be subject to the Plan or to any further obligation under this Agreement.

ARTICLE IX

THE TRUSTEE

Section 9.01

The Trustee accepts the trusts herein created upon the terms and conditions of the Agreement and represents and warrants that it is a corporation incorporated and authorized to do business in Ontario as a Trust Company under The Loan and Trust Corporations Act. The Trustee shall not be required to give any bond or other security for the faithful performance of its duties hereunder and shall not be responsible for any diminution in the funds, securities or property of whatsoever character constituting part of the Trust Fund, or for any loss

resulting from the making of any investments or from the retention in good faith for any length of time of securities or other property of whatsoever character purchased or acquired by it notwithstanding that such securities or property may not be, income producing, or from any mistake in judgment made in good faith, or from any loss of whatsoever character unless resulting from its own fraud, negligence or wilful misconduct.

Section 9.02

The Trustee may rely and shall be protected in acting upon any resolution, certificate, statement, instrument, opinion, report, notice, request, consent, letter, telegram, cablegram or other paper or document believed by it on reasonable grounds to be genuine and to have been signed sent or delivered by or on behalf of the proper party or parties. The Trustee may employ or retain such counsel, accountants, appraisers, or other experts or advisers as it may reasonably require for the purpose of discharging its duties hereunder; may act and shall be protected in acting in good faith on the opinion or advice of or information obtained from any of them; and shall not be responsible for any misconduct on the part of any of them.

Section 9.03

The Trustee may at any time resign as Trustee hereunder by giving ninety (90) days notice in writing to the Board and the Director. Either the Board or the Director may at any time require the removal of the Trustee hereunder on giving ninety (90) days notice in writing to the Trustee. In the event of the resignation or removal of the Trustee as herein provided or if the Trustee shall at any time be unable to act, the Board, with the approval of the Director or the Directors, shall appoint as a successor Trustee a Corporation authorized to do business in Ontario as a Trust Company under The Loan and Trust Corporations Act who, upon acceptance of such appointment, shall have vested in it without further act or formality all the rights and powers given hereunder to the Trustee, and upon the written request of the Board the Trustee ceasing to act shall execute and deliver an instrument in writing transferring to such successor Trustee all the rights, powers and Trust Fund assets reposing in or with the Trustee ceasing to act, and shall do all such other acts or things necessary or desirable for the vesting of the Trust Fund assets in the successor Trustee. Upon any such resignation or removal becoming effective the Trustee ceasing to act shall render to the Director and to the Board an account of its administration hereof during the period following that covered by the last annual accounting, which shall contain the information required under the provisions of Section 6.05.

Section 9.04

Save as herein otherwise provided, the Trustee, in the administration of the Trust Fund, shall have power and authority:

- (a) To invest and reinvest the Trust Fund in Approved Securities and may do all acts and things and execute, acknowledge and deliver all instruments in respect thereof;
- (b) To hold in the form of cash awaiting investment or other application hereunder any portion of the Trust Fund and without limiting the generality of the foregoing the Trustee may hold the cash in any deposit or current account operated by the Trustee;
- (c) To sell, convert, assign, exchange, transfer or otherwise dispose of any Approved Securities at any time constituting part of the Trust Fund at public or private sale for such consideration and upon such terms and conditions as the Trustee shall see fit;
- (d) To vote in person or by proxy any Approved Security constituting part of the Trust Fund, to exercise personally or by general or limited power of attorney any right appurtenant to any Approved Securities or to any other property held by it at any time; to join in or dissent from and oppose the reorganization, redistribution, consolidation, merger, liquidation or sale of corporations or properties; to exchange Approved Securities for other securities issued in connection with or resulting from any such reorganization and retain such securities; to exercise or sell any rights issued upon or with respect to any Approved Securities; and to do any other act with respect to any property necessary to protect the investment of the Trust Fund in such property;
- (e) To register any Approved Security or other property held by it hereunder in its own name or in the name of a nominee with or without the addition of words indicating that such securities are held in fiduciary capacity, but the books and records of the Trustee shall at all times show that all Approved Securities and property howsoever held are part of the Trust Fund;
- (f) To compromise, adjust or settle any claims in favour of or against the Trust Fund and to conduct any litigation arising out of such claims.

Section 9.05

The Trustee's fees for performing its duties hereunder shall be such as may be mutually agreed upon from time to time between the Board and the Trustee and in default of such agreement as may be determined by the Director. The Trustee shall also be entitled to be reimbursed for any and all costs, charges and expenses reasonably incurred by the Trustee in the performance of its duties pursuant to this Agreement. All such fees, costs, charges and expenses and the expenses directed to be paid by the Board shall be deducted first from the income of the Trust Fund and in the event of any deficiency from the capital of the Trust Fund.

Section 9.06

The Trustee shall notify the Board and the Registrar promptly of any Default of any Participant; of any claim made in respect thereof; of any failure by a Participant to perform any obligation or condition on his part to be performed or observed hereunder; and shall furnish the Board with all such other information, records and documents in its possession in connection with this Agreement and its administration of the Trust Fund as the Board may from time to time reasonably request.

ARTICLE X

AMENDMENT AND TERMINATION

Section 10.01

This Agreement may be amended at any time upon the mutual agreement of the Trustee and the Board with the approval of the Director.

Section 10.02

This Plan shall be terminated only at such time when all Participants have ceased to be Participants in accordance with the provisions of Article VIII hereof, and with the approval of the Director.

ARTICLE XI

MISCELLANEOUS

Section 11.01

No assignment, anticipation, surrender, pledge or encumbrance of any kind of any rights of Participants for other persons to receive funds pursuant to this Agreement shall be permitted or recognized under any circumstances and any such rights shall not be subject to attachment or other legal process for debts of such Participants or other persons.

Section 11.02

In order to protect the Trust Fund against depletion as a result of litigation, no Participant or person claiming under or against it shall bring legal or equitable action against the Trustee, the Trust Fund, or the Board of Trustees for any matter or cause whatsoever, except that any Participant by a written request delivered to the Trustee and the Board may claim against the Trustee for any loss resulting from the fraud, negligence, or wilful misconduct of the Trustee, and in default of satisfaction or settlement of such Claim between the Trustee and the Participant, any Participant may commence such action or other proceeding as it may see fit against the Trustee, but in no event shall any part of the Trust Fund be attachable or otherwise made available to satisfy or settle any such claim or judgment or other court order in respect thereof.

Section 11.03

All information, records and documents of any kind whatsoever about any of the Participants or any officer, director or shareholder of any thereof or relating to the business relations between the Participant and any other person at any time in the possession or control of either the Trustee or the Board and howsoever obtained, may be confidentially exchanged between the Trustee and the Board: and no Participant or any such officer, director or shareholder shall have any claim of any kind whatsoever against either of the Board or the Trustee arising from or out of the exchange of any information by either the Board or the Trustee or its use in good faith by either the Trustee or the Board for any purpose hereof; provided that nothing herein shall constitute an obligation of the Board to furnish or disclose any information to any of the Trustee or the Participants or any other person.

Section 11.04

Nothing herein shall under any circumstances whatsoever give any person any right, demand or claim of any kind whatsoever against or in respect of the Director, the Board, or the Trustee.

Section 11.05

Any notice to a Participant under the provisions hereof shall be valid and effective if given by registered letter, postage prepaid, addressed to the Participant at its last address with the Trustee, and shall be deemed to have been received by the Participant when in ordinary course of post the said letter should have reached its destination.

Any notice to the Board under the provisions hereof shall be valid and effective if given by registered letter, postage prepaid, to the Director, 555 Yonge Street, Toronto, or such other address as the Board shall prescribe and file with the Trustee for such purposes.

Any notice to the trustee under the provisions hereof shall be valid and effective if given by registered letter, postage prepaid, to the Head Office of the Trustee or such other office as the Trustee shall prescribe.

Section 11.06

This Agreement shall be binding upon and enure to the benefit of, so far as may be reasonably applicable, the Participants, the Trustee, the Board, the Director and their respective successors and assigns.

O. Reg. 367/75, Sched. A.

(5509)

22

THE CONDOMINIUM ACT

O. Reg. 368/75. General. Made—May 7th, 1975. Filed—May 12th, 1975.

REGULATION TO AMEND
REGULATION 98 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CONDOMINIUM ACT

 Regulation 98 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

8a. A resolution under subsection 5 of section 3 of the Act shall be in Form 7a. O. Reg. 368/75, s. 1.

The said Regulation is further amended by adding thereto the following Form:

Form 7a

The Condominium Act

CHANGE OF ADDRESS FOR SERVICE UNDER SUBSECTION 5 OF SECTION 3 OF THE ACT

TAKE NOTICE that	Condominium Corporation No	has by resolu-
tion duly passed by the Board of Directors its address for service to:	s on the day of	., 19 changed
Dated:	Signed:	

Secretary or other authorized officer

O. Reg. 368/75, s. 2.

THE PLANNING ACT

O. Reg. 369/75.

Order made under Section 29a of The Planning Act. Made—May 7th, 1975. Filed—May 12th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcels of land:

1. That parcel of land situate in the Town of Milton in The Regional Municipality of Halton, formerly in the Township of Nassagaweya in the County of Halton, being composed of part of the east one-half of Lot 21 in Concession I of the said Town, and containing by admeasurement 10.005 acres be the same more or less, described as follows:

Premising that the road allowance between Concessions I and II has a bearing of north 46° 00′ 40″ west and relating all bearings herein thereto;

Beginning at the southeasterly limit of the said Lot at a point distant 433.91 feet measured southwesterly thereon from the easterly angle of the said Lot;

Thence north 46° 00′ 40″ west 1,252.50 feet;

Thence south 37° 49' west 350 feet:

Thence south $46^{\circ}\,00'\,40''$ east 1,252.50 feet to the southeasterly limit of the said Lot;

Thence north 37° 49′ east along the southeasterly limit of the said Lot being the northwesterly limit of the road allowance between the east halves of Lots 20 and 21, a distance of 350 feet to the point of beginning.

2. That parcel of land situate in the Town of Milton in The Regional Municipality of Halton, formerly in the Township of Nassagaweya in the County of Halton, being composed of part of the east one-half of Lot 21 in Concession I of the said Town, and containing by admeasure-

ment 10.005 acres be the same more or less, described as follows:

Premising that the road allowance between Concessions I and II has a bearing of north $46^{\circ}~00'~40''$ west and relating all bearings herein thereto;

Beginning in the northeasterly angle of the said Lot at a point distant 700 feet measured southeasterly thereon from the northerly angle thereof;

Thence south 46° 00′ 40″ east along the north-easterly angle of the said Lot being the southwesterly limit of the road allowance between Concessions I and II of the said Town, 1,001.50 feet, more or less, to a point distant 233.25 feet measured northwesterly thereon from the easterly angle of the said Lot;

Thence south 37° 49' west 433.91 feet:

Thence north 46° 00′ 46" west 1,019.25 feet;

Thence north 40° 09' 20'' east 432.37 feet to the point of beginning.

3. That parcel of land situate in the Town of Milton in The Regional Municipality of Halton, formerly in the Township of Nassagaweya in the County of Halton, being composed of part of the east one-half of Lot 21 in Concession I of the said Town, and containing by admeasurement 10.005 acres be the same more or less, described as follows:

Premising that the road allowance between Concessions I and II has a bearing of north 46° 00′ 40″ west and relating all bearings herein thereto;

Beginning in the southeasterly limit of the said Lot at a point distant 783.91 feet measured southwesterly thereon from the easterly angle of the said Lot:

Thence north 46° 00′ 40" west 1,252.50 feet;

Thence south 37° 49' west 350 feet;

Thence south 46° 00′ 40″ east 1,252.50 feet to the southeasterly limit of the said Lot;

Thence north 37° 49′ east along the south-easterly limit of the said Lot being the northwesterly limit of the road allowance between the east halves of Lots 20 and 21, a distance of 350 feet to the point of beginning. O. Reg. 369/75, s. 1.

Donald R. IRVINE
Minister of Housing

Dated at Toronto, this 7th day of May, 1975.

THE PLANNING ACT

O. Reg. 370/75.

Restricted Areas-County of Norfolk, Township of Woodhouse. Made-May 5th, 1975. Filed-May 12th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 291/73 MADE UNDER THE PLANNING ACT

- 1. Section 28 of Ontario Regulation 291/73, as remade by section 1 of Ontario Regulation 217/75, is revoked and the following substituted therefor:
- 28. Notwithstanding any other provision of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected and used for residential purposes on the lands described in each of Schedules 13, 14, 15, 19, 21, 24, 26 and 29, provided the requirements of section 9 and the following provisions are met:

Minimum front yard

50 feet

Minimum side yard

25 feet

Minimum rear yard

50 feet

Maximum area of lot to be covered by

dwelling

15 per cent

Minimum total floor

area for dwelling

1,100 square feet

Maximum height of building

two and one-half storeys

O. Reg. 370/75, s. 1.

- 2. Section 29 of the said Regulation, as remade by section 2 of Ontario Regulation 217/75, is revoked and the following substituted therefor:
- 29. Notwithstanding any other provision of this Order, the lands described in Schedules 16, 18 and 30 may each be used for one single-family dwelling and buildings and structures accessory thereto. O. Reg. 370/75, s. 2.
 - 3. The said Regulation is amended by adding thereto the following Schedules:

Schedule 29

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Wood-

house in the County of Norfolk, being part of Lot 22 in Concession VI in the said City, being Part 1 of a Reference Plan deposited in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 37R-490. O. Reg. 370/75, s. 3, part.

Schedule 30

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Woodhouse in the County of Norfolk, being part of Lot 8 in Concession II in the said City, being Part 1 of a Reference Plan deposited in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 37R-393. O. Reg. 370/75, s. 3, part.

> G. M. FARROW Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 5th day of May, 1975.

(5512)

22

THE PLANNING ACT

O. Reg. 371/75.

Restricted Areas—All Lands within the Township of South Elmsley in the County of Leeds and Grenville. Made-May 7th, 1975. Filed-May 12th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 310/74 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 310/74 is amended by adding thereto the following section:
- 7. Notwithstanding any other provision of this Order, a building for the sale, service and repair of boats, motors, snowmobiles and related equipment, may be erected and used on the land described in Schedule 2 provided the following requirements are met:

Minimum front yard 75 feet

Minimum rear yard 40 feet

Maximum total floor

Minimum side yard

area of building 2,800 square feet

Maximum height of building

25 feet

25 feet

O. Reg. 371/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 2

O. Reg. 371/75

That parcel of land situate in the Township of South Elmsley in the County of Leeds, being composed of Part 2 according to a Plan deposited in the Land Registry Office for the Registry Division of Leeds (No. 28) as Number 28R 790. O. Reg. 371/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 7th day of May, 1975.

(5513)

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 372/75. Licences. Made—May 7th, 1975. Filed—May 12th, 1975.

REGULATION MADE UNDER THE FARM PRODUCTS GRADES AND SALES ACT

LICENCES

- 1.—(1) An application for a licence or a renewal of a licence as a dealer shall be made to the Director in Form 1.
 - (2) A licence as a dealer shall be in Form 2.
- (3) A licence as a dealer shall be renewed annually and shall be valid for the period from the 1st day of April in the year of issue or renewal, as the case may be, to the 31st day of March in the following year.
- (4) The annual fee for a licence as a dealer is \$25. O. Reg. 372/75, s. 1.
- 2.—(1) Upon receipt of the fee therefor, a separate marker in Form 3 shall be issued by the Director annually dated from the 1st day of April to a licensed dealer for each motor vehicle used by him to transport fruits or vegetables.
 - (2) The annual fee for a marker is \$1.
- (3) No person licensed as a dealer shall transport any fruit or vegetables in a motor vehicle upon a highway in Ontario unless a marker has been issued respecting the vehicle.

- (4) A marker issued under this section shall be mounted on the left side of the windshield of the motor vehicle so as to be clearly visible from the outside of the motor vehicle.
- (5) Where a licence as a dealer has been suspended or revoked, the person who was issued the licence shall remove the marker from every motor vehicle used by him. O. Reg. 372/75, s. 2.
- 3.—(1) No person shall transport any fruit or vegetables upon any highway in Ontario in a motor vehicle for which a marker has been issued under section 2 unless the person operating the motor vehicle has in his possession a bill of lading respecting the fruit or vegetables.
- (2) The bill of lading referred to in subsection 1 shall show,
 - (a) the name of the consignor;
 - (b) the originating point of the shipment;
 - (c) the date of the shipment;
 - (d) the name of the consignee;
 - (e) the destination of the shipment;
 - (f) the name of the dealer; and
 - (g) the quantity of each kind of fruit or vegetable in the shipment. O. Reg. 372/75, s. 3.
- 4. Every dealer shall maintain a record of every transaction showing,
 - (a) the quantity and variety or type of each kind of fruit or vegetable purchased, accepted for sale or sold by him;
 - (b) the name of the person from whom fruit or vegetables are purchased or accepted for sale or to whom they are sold;
 - (c) the price at which fruit or vegetables are bought or sold, as the case may be;
 - (d) where the dealer has not purchased the fruit or vegetables on his own account, the commission charged by him to a producer. O. Reg. 372/75, s. 4.
- 5.—(1) A person who commences or continues to carry on business as a dealer respecting farm products other than fruit or vegetables is exempt from subsection 1 of section 9a of the Act and this Regulation respecting such other farm products.
- (2) A person who purchases fruit or vegetables from a producer for sale at retail in his own

retail outlet and who is not, directly or indirectly, engaged in the operation of more than one retail outlet, is exempt from subsection 1 of section 9a of the Act and this Regulation respecting such fruit or vegetables. O. Reg. 372/75, s. 5.

6. Regulation 295 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 372/75, s. 6.

Form 1

The Farm Products Grades and Sales Act

APPLICATION FOR LICENCE AS A DEALER

FRUIT AND VEGETABLES

(name of applicant—use block letters)

make(s) application to the Director, Farm Products Inspection Branch, for a licence as a dealer under <i>The Farm Products Grades and Sales Act</i> and the regulations made thereunder, for the period from the 1st day of April, 19 to the 31st day of March in the following year. The applicant makes application for the same period for markers for the following:

VEHICLE	SERIAL NO.	FOR 19
		•••••

Where additional markers are required, complete information on reverse side. Note: Only one licence is required for each business, but a windshield marker must be procured for every motor vehicle used for transporting fruit and vegetables.

Ì	he	applicant submits the following information:
	1.	Address of main office
	2.	Trade name, if any, under which the applicant operates
	3.	Name and address of each member of a partner-ship, unincorporated company or association

4. The motor vehicles are kept at the following premises:
Dated at, Ontario, this day of, 19
(signature of applicant) (signature of witness)
(address) (address)
Enclosed herewith is cheque () for \$to money order () cover fees as follows:
One licence at TWENTY-FIVE DOLLARS (\$25) and windshield markers at ONE DOLLAR (\$1) each.
MAKE ALL REMITTANCES BY CHEQUE OR MONEY ORDER AND PAYABLE TO THE TREASURER OF ONTARIO. THIS FORM, WHEN COMPLETED, TOGETHER WITH REMITTANCE, SHOULD BE FORWARDED TO THE DIRECTOR, ACCOUNTS BRANCH, MINISTRY OF AGRICULTURE AND FOOD, PARLIAMENT BUILDINGS, TORONTO, M7A 2A3. O. Reg. 372/75, Form 1.
Form 2
The Farm Products Grades and Sales Act
LICENCE AS A DEALER FRUIT AND VEGETABLES
No
Under <i>The Farm Products Grades and Sales Act</i> and the regulations made thereunder, this licence is issued to:
as a DEALER (FRUIT AND VEGETABLES) for

the period from the 1st day of April, 19...., to the

31st day of March, 19....

(c) more than 1,000 square feet but not

(d) more than 2,000 square feet but not

more than 2,000 square feet 35.00

more than 4,000 square feet..... 45.00

B. Lowes

Dated at Toronto, this 14th day of April, 1975.

(5515)

Chairman

- (e) more than 4,000 square feet, the sum of,
 - (i) \$45, and
 - (ii) for each 1,000 square feet or fraction thereof exceeding 4,000 square feet, an additional \$20, the fee not to exceed \$200.
- 3. On examination and registration of the design of a pressure vessel other than a heat-exchanger but excluding the pressure piping referred to in items 5 and 6, where the product of the diameter or the width of the pressure vessel in feet multiplied by its length-over-heads in feet is,

 - (d) greater than 70 but not greater than 100...... 40.00
- 4. On examination and registration of designs of steam plants with respect to
 - (a) of the pressure piping within the boiler room where the plant has a

power rating,

- (i) not greater than 200..... \$15.00
- (ii) greater than 200 but not greater than 500...... 20.00
- (iii) greater than 500 but not greater than 1,000...... 35.00
- (iv) greater than 1,000 but not greater than 2,000...... 40.00
- (v) greater than 2,000, the sum of.
 - A. \$40, and
 - B. for each 1,000 units of power rating or fraction thereof in excess of 2,000, an additional \$40, the fee not to exceed \$200,

- (b) of the pressure piping outside the boiler room, for each 500 lineal feet of that piping or fraction thereof \$10, the fee not to exceed \$200.
- On examination and registration of the design of a compressed-air or compressedgas plant,
 - (a) with respect to the design of the plant, but excluding the layout of the pressure piping under clause b, where the power rating of the plant is,
 - (i) not more than 100 horse-power......\$15.00
 - (ii) more than 100 horse-power. 30.00
 - (b) with respect to the layout of the pressure piping under pressure outside the machinery room, for each 500 lineal feet of that piping or fraction thereof \$10, the fee not to exceed \$200.
- 6. On examination and registration of the design of the layout of the pressure piping connected to a pressure vessel used in a chemical or an oil-refining plant, for each 500 lineal feet of that piping or fraction thereof \$10, the fee not to exceed \$200.
- 7. On the registration of the design of one fitting or the designs of more than one fitting where a submission for registration is made......\$15.00
- On examination and registration of the design of a refrigeration plant having a capacity of,
 - (a) not more than 100 tons......\$20.00

 - (c) more than 500 tons..... 40.00
- Fees payable for each set of extra copies of designs marked "approved"......\$ 5.00

INSPECTIONS OF OBJECTS DURING CONSTRUCTION, INSTALLATION, OR MAKING OF MAJOR REPAIRS, AND OF USED BOILERS AND PRESSURE VESSELS

- On inspection during the construction or installation of, or making major repairs to,
 - (a) a boiler;
 - (b) pressure piping;

THE ONTAK	10 GAZLIIL O. Reg. 5/4/15
(c) a heat-exchanger;	(d) more than 1,000 square feet but not more than 2,000 square feet \$45.00
(d) a pressure vessel; or	
(e) a refrigeration plant\$20 per hour or	(e) more than 2,000 square feet but not more than 3,000 square feet 55.00
part there-	(f) more than 3,000 square feet 75.00
of	16. Except for inspections referred to in
(2) Where more than one object referred to in sub-item 1 is inspected during one visit	items 10 and 11 and for groups of pressure vessels referred to in item 17,
at a location, the fee shall be based on	on an inspection of a pressure vessel,
the time expended and not on the number of objects inspected.	other than a heat-exchanger, where the product of the measurement in feet of
of objects hispected.	the diameter or width of the pressure
11. On an inspection of a used boiler or	vessel multiplied by its length-over-heads is,
pressure vessel\$20 per hour or	(a) not greater than 10\$ 4.00
part	
there- of	(b) greater than 10 but not greater than 30
12. On inspection during installation of the	(1) was show the month of the m
direct expansion coils in a hockey rink, skating rink or curling rink\$20 per	(c) greater than 30 but not greater than 50
hour or	())
part there-	(d) greater than 50 but not greater than 70
of	(e) greater than 70 32.50
13. On the issue of a certificate of approval \$20.00	(e) greater than 70 32.50
IN-SERVICE INSPECTIONS	17. Except for inspections referred to in items 10 and 11, on an inspection of a group of
14. Except for inspections referred to in items	pressure vessels operating or used as a
10 and 11, on an inspection of a boiler, other than a cast iron low pressure hot	single machine or unit\$30.00
water boiler, where the area of the heating	18. Except for inspections referred to in
surface is,	items 10 and 11, on an inspection of a heat-exchanger, where the area of the
(a) not more than 100 square feet \$ 7.50	heating surface is,
(b) more than 100 square feet but not more than 500 square feet 15.00	(a) not more than 500 square feet \$10.00
	(b) more than 500 square feet but not
(c) more than 500 square feet but not more than 1,000 square feet 17.50	more than 1,000 square feet 12.50
(d) more than 1,000 square feet but not	(c) more than 1,000 square feet but not
more than 2,000 square feet 22.50	more than 2,000 square feet 17.50
(e) more than 2,000 square feet but not	(d) more than 2,000 square feet but not
more than 3,000 square feet 27.50	more than 3,000 square feet 22.50
(f) more than 3,000 square feet 37.50	(e) more than 3,000 square feet 27.50
15. Except for inspections referred to in	TESTS OF WELDING OPERATORS
items 10 and 11, on an inspection of a cast iron low pressure hot water boiler, where	19. On the test of a welding operator \$10.00
the area of the heating surface is,	APPROVAL OF WELDING PROCEDURES
(a) not more than 100 square feet \$15.00	20. On the approval of procedures to be
(b) more than 100 square feet but not	followed in the welding of boilers or pressure vessels, for each procedure \$20.00
more than 500 square feet 30.00	O. Reg. 374 /75, s. 2.
(c) more than 500 square feet but not	20
more than 1,000 square feet 35.00	(5516) 22

THE PLANNING ACT

O. Reg. 375/75.

Restricted Areas—County of Norfolk, Township of Charlotteville. Made—May 8th, 1975. Filed—May 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 286/73 MADE UNDER THE PLANNING ACT

- Section 37 of Ontario Regulation 286/73, as remade by section 1 of Ontario Regulation 301/75, is revoked and the following substituted therefor:
- 37. Notwithstanding any other provision of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected and used on each of the lands described in Schedules 8, 9, 17, 19, 20, 21, 22, 28, 33, 34, 35, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 51, 53 and 55 provided the provisions of section 15 and the following requirements are met:

Minimum front yard 25 feet

Minimum side yard 10 feet

Minimum rear yard 25 feet

Minimum ground floor area of dwelling 1,000 square feet

Maximum lot coverage for dwelling 15 per cent

Maximum height of dwelling two and one-half storeys

2. The said Regulation is amended by adding thereto the following sections:

O. Reg. 375/75, s. 1.

57. Notwithstanding any other provision of this Order, the lands described in Schedules 56 and 57 may each be used for the erection and use thereon of one boathouse provided the following requirements are met:

Minimum lot area	7,500 square feet
Minimum front yard	80 feet
Minimum side yard	4 feet
Maximum height of boathouse	15 feet

Maximum lot coverage for boathouse

5 per cent

O. Reg. 375/75, s. 2, part.

- 58. Notwithstanding any other provision of this Order, the existing single-family dwelling and buildings and structures accessory thereto now situate on the land described in Schedule 58 may be used for residential purposes. O. Reg. 375/75, s. 2, part.
 - 3. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 55

That parcel of land situate in the Town of Simcoe in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Charlotteville in the County of Norfolk, being composed of part of Lot 24 in Concession VII of the said Township, more particularly described as follows:

Premising the bearing of the easterly limit of the said Lot 24 to be north 30° west and relating all bearings herein thereto;

Beginning at a place in the easterly limit of the said Lot distant 2,546.5 feet measured northerly thereon from the southeasterly angle of the said Lot;

Thence south 62° 9' west a distance of 290 feet;

Thence northerly and parallel with the said easterly limit a distance of 310 feet:

Thence easterly and parallel with the southerly limit of the said Lot a distance of 290 feet to the last-mentioned easterly limit;

Thence southerly along that easterly limit a distance of 310 feet to the place of beginning;

Excepting the easterly 8.25 feet of the said Lot. O. Reg. 375/75, s. 3, part.

Schedule 56

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Charlotteville in the County of Norfolk, being composed of Lot 37 according to a Plan registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 546. O. Reg. 375/75, s. 3, part.

Schedule 57

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Charlotteville in the County of Norfolk, being composed of Lot 10 according to a Plan registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 546. O. Reg. 375/75, s. 3, part.

Schedule 58

O. Reg. 375/75

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Charlotteville in the County of Norfolk, being composed of part of the east half of the southwest quarter of Lot 17 in Concession VII of the said Township, more particularly described as follows:

Beginning at a place distant 45 feet north 60° east from the southwesterly angle of the limit between the east half and the west half of the south quarter of Lot 17;

Thence north 30° 38′ 30″ west 179.27 feet to an iron bar planted;

Thence north 30° east 243 feet to an iron bar planted;

Thence south 30° 38' 30'' east 179.27 feet to an iron bar planted;

Thence south 60° west 243 feet to the place of beginning. O. Reg. 375/75, s. 3, part.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing.

Dated at Toronto, this 8th day of May, 1975.

(5530)

22

THE PLANNING ACT

O. Reg. 376/75.

Restricted Areas—County of Norfolk, Township of South Walsingham. Made—May 8th, 1975. Filed—May 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 289/73 MADE UNDER THE PLANNING ACT

- Section 41 of Ontario Regulation 289/73, as made by Ontario Regulation 129/75, is revoked and the following substituted therefor:
- 41. Notwithstanding any other provision of this Order, the lands described in Schedule 15 may be used for one single-family dwelling and buildings and structures accessory thereto. O. Reg. 376/75, s. 1.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 8th day of May, 1975.

THE PLANNING ACT

O. Reg. 377 /75.

Restricted Areas—County of Norfolk, Township of South Walsingham. Made—May 8th, 1975. Filed—May 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 289/73 MADE UNDER THE PLANNING ACT

- Section 38 of Ontario Regulation 289/73, as made by section 1 of Ontario Regulation 903/74, is revoked and the following substituted therefor:
- 38. Notwithstanding any other provision of this Order, the parcels of land described in Schedules 11, 12 and 20 may each be used for the erection and use thereon of one single-family cottage and buildings and structures accessory thereto, provided the provisions of section 15 and the following requirements are met:

Minimum front yard 25 feet

Minimum side yard 10 feet on one side and

4 feet on the other side

Minimum rear yard 25 feet

Maximum height of

cottage 35 feet

Maximum lot coverage to be occupied by cottage 15 per cent

O. Reg. 377/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedule:

Schedule 20

That parcel of land situate in the Township of Norfolk in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of South Walsingham in the County of Norfolk, being Lot 614 on a Plan registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 436.

O. Reg. 377 /75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 8th day of May, 1975.

22

(5532)

THE PLANNING ACT

O. Reg. 378/75.

Restricted Areas—County of Frontenac, Township of Oso. Made—May 8th, 1975. Filed—May 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 681/74 MADE UNDER THE PLANNING ACT

- Ontario Regulation 681/74 is amended by adding thereto the following section:
- 5. Notwithstanding any other provision of this Order, the land described in Schedule 1 may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto. O. Reg. 378/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Township of Oso in the County of Frontenac, being composed of part of Lot 10 in Concession II, more particularly described as follows:

Beginning at a place in the northwesterly limit of Lot 10 distant 2,178.25 feet measured north 33° 39' east from the southwesterly angle of the said Lot;

Thence south 1° 26' west 120 feet to a point;

Thence north 79° 55' east 208 feet, more or less, to the high water mark of the westerly shore of Sharbot Lake;

Thence northerly along the said high water mark 100 feet, more or less, to its intersection with a line drawn on a bearing of north 87° 39′ east from the place of beginning;

Thence south 87° 39′ west 193 feet to the place of beginning. O. Reg. 378 /75, s. 2.

G. M, FARROW Executive Director, Plans Administration Division, Ministry of Housing,

Dated at Toronto, this 8th day of May, 1975.

(5533)

THE EDUCATION ACT, 1974

O. Reg. 379/75. Vocational Building and Equipment Grants. Made—April 24th, 1975.

Approved—May 7th, 1975. Filed—May 14th, 1975.

REGULATION TO REVOKE
REGULATION 211 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE EDUCATION ACT, 1974

1. Regulation 211 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 379/75.

THOMAS L. WELLS Minister of Education

Dated at Toronto, this 24th day of April, 1975.

(5534)

22

THE PLANNING ACT

O. Reg. 380/75.
Restricted Areas—Part of the District of Sudbury.
Made—May 12th, 1975.
Filed—May 14th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 568/72 MADE UNDER THE PLANNING ACT

- 1. Subsection 5 of section 11 of Ontario Regulation 568/72 is amended by adding thereto the following paragraphs:
 - 19. The conversion of a steel fabrication business to a saw sharpening, small engine repair and welding shop located upon Lot 46 as shown on Plan Number M-358 in the Geographic Township of Broder.
 - 20. An expansion, not exceeding 4,000 square feet in total floor area, of a steel fabrication building on Part 1 of Reference Plan Number SR-1329, being part of Lot 5 in Concession VI in the Geographic Township of Broder.
 - 21. A building for telephone communication purposes, not exceeding 13,705 square feet in total floor area, on Part 1 of Reference Plan Number 53R-5102, being part of Lot 2 in Concession VI in the Geographic Township of Cartier.

- 22. An extension, not exceeding 140 square feet, to an existing warehouse and carpentry shop located on Part 1 of Reference Plan Number SR 796, being part of Lot 5 in Concession VI in the Geographic Township of Broder.
- 23. A gravel pit located on the west half of the south half of Lot 8 in Concession V in the Geographic Township of Dill.
- 2. Subsection 6 of section 11 of the said Regulation, as remade by section 8 of Ontario Regulation 416/73, is amended by adding thereto the following paragraphs:
 - The establishment of a Caisse Populaire located on Parcel Numbers 12523 and 12137 on part of Lot 7 in Concession VI in the Geographic Township of Bigwood.
 - 8. The establishment of an overnight tent and trailer park located upon Parcel Number 3287 on part of Lot 9 in Concession II in the Geographic Township of Janes, subject to the following conditions:
 - Uses shall be restricted to tents, travel trailers and buildings or structures accessory thereto.
 - 2. No site may be used for a mobile home used as a year-round dwelling.
 - 9. An overnight tent and trailer park located on lots G and H of Plan 45-5 as shown on the Plan of Subdivision surveyed by S. Bray, O.L.S., dated June 4, 1901 in the Geographic Township of Curtain, subject to the following conditions:
 - Uses shall be restricted to tents, travel trailers and buildings or structures accessory thereto.
 - 2. The maximum number of tent and trailer sites shall be 61.
 - No site may be used for a mobile home used as a year-round dwelling.
- 3. Subsection 7 of section 11 of the said Regulation, as remade by section 1 of Ontario Regulation 902/74, is amended by adding thereto the following paragraphs:
 - 3. A 2,400 square foot extension to a building now being used for religious purposes located on Parcel Numbers 8009 and 8289 on part of Lot 9 in Concession VI in the Geographic Township of Broder.
 - An extension, not exceeding 540 square feet, to an existing church located on Lot 6 in Concession VI, being Parcel

- Number 35595 S.E.S. on Lot 25 as shown on Plan Number M451 in the Geographic Township of Broder. O. Reg. 902/74, s. 1; O. Reg. 380/75, s. 3.
- 4. Subsection 8 of section 11 of the said Regulation, as made by section 3 of Ontario Regulation 655/73, is amended by adding thereto the following paragraphs:
 - Parcel Number 23471 S.E.S. on part of Lot 12 in Concession V, Summer Resort Location Number MN-123 in the Geographic Township of Haddo.
 - Parcel Number 15435 S.W.S. on part of Lot 1 in Concession III, parts 1 and 2 of Summer Resort Location Number AE-859 in the Geographic Township of Eden.
 - 8. Lot 3 on Plan Number M-550 in the Geographic Township of Bigwood.
- 5. Subsection 2 of section 12 of the said Regulation, as remade by section 2 of Ontario Regulation 507/73, is amended by adding thereto the following paragraphs:
 - 8. The minimum side yard requirements on Lot 26 on Plan Number M-556 in the Geographic Township of Broder are 2 feet on one side and 34 feet on the other side.
 - The minimum front yard requirement on Lot 31 on Plan Number M-451 in the Geographic Township of Broder is 19 feet.
- 6. Section 13 of the said Regulation is amended by adding thereto the following subsection:
- (3) Notwithstanding any provision in subsection 1, the minimum side yard requirements on that part of Lot 5 in Concession VI, being Part 1 of Plan Number SR-1329 in the Geographic Township of Broder, are 2 feet on one side and 255 feet on the other side. O. Reg. 380/75, s. 6.
 - 7. Schedule 2 of the said Regulation is amended by adding thereto the following paragraphs:
 - 84. Parcel Number 16966 on part of Lot 1 in Concession III in the Geographic Township of Lorne.
 - Parcel Number 3317 on part of Lot 6 in Concession II in the Geographic Township of Broder.
 - Parcel Number 25103 on part of Lot 6 in Concession VI in the Geographic Township of Broder.
 - Parcel Number 9299 on part of Lot 9 in Concession III in the Geographic Township of Broder.

- 89. Lot 48 on Plan Number M-411 in the Geographic Township of Awrey.
- 90. Part of Lot 3 in Concession V, being Part 1 of Reference Plan Number 53R-5537 in the Geographic Township of Awrey.
- 91. Lot 54 on Plan Number M-379 in the Geographic Township of Broder.
- 92. Lot 2 on Plan Number M-212 in the Geographic Township of Broder.
- 93. Lot 34 on Plan Number M-471 in the Geographic Township of Broder.
- 94. Lot 5 on Plan Number M-534 in the Geographic Township of Broder.
- 95. Part of Lot 8 in Concession III, being Part 3 of Reference Plan Number SR-280 in the Geographic Township of Broder.
- 96. Parcel Number 12087 on part of Lot 5 in Concession I in the Geographic Township of Dryden.
- Parcel Number 3287 on part of Lot 9 in Concession II in the Geographic Township of Janes.
- Parcel Number 18001 on part of Lot 6 in Concession IV in the Geographic Township of Burwash.
- Parcel Number 35189 S.E.S. on part of Lot 7 in Concession IV in the Geographic Township of Broder.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 12th day of May, 1975.

5535)

THE LAND TITLES ACT

O. Reg. 381/75. Land Titles Divisions. Made—May 14th, 1975. Filed—May 16th, 1975.

REGULATION TO AMEND REGULATION 554 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE LAND TITLES ACT

- Regulation 554 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 19.—(1) Effective on the 9th day of June, 1975 the Land Titles Division of Toronto and York is divided into two Land Titles Divisions.
- (2) The Land Titles Division of Toronto and York South shall include The Municipality of Metropolitan Toronto and that part of The Regional Municipality of York that are together included in the Registry Divisions of Toronto and Toronto Boroughs and York South.
- (3) The Land Titles Division of York North shall include that part of The Regional Municipality of York that is included in the Registry Division of York North.
- (4) The Land Registry Office for the Land Titles Division of York North shall be situate in the Town of Newmarket.
- (5) The Land Registry Office for the Land Titles Division of Toronto and York South shall be situate in the City of Toronto.
- (6) The person who on the 9th day of June, 1975 holds the appointment as Land Registrar for the Registry Division of York North shall on the 9th day of June, 1975 and so long as he continues to hold the appointment be deemed to be the Land Registrar for the Land Titles Division of York North.
- (7) The person who on the 9th day of June, 1975 holds the appointment as Land Registrar for the Registry Division of Toronto and York South shall on the 9th day of June, 1975 and so long as he continues to hold the appointment be deemed to be the Land Registrar for the Land Titles Division of Toronto and York South. O. Reg. 381/75, s. 1.
 - 2.—(1) The Appendix to the said Regulation is amended by adding the following item:
- 28a. Toronto York (No. 66) York North (No. 65) June 9, 1975 (see Note 7)
 - (2) Item 30 of the said Appendix is revoked and the following substituted therefor:
 - 30. Toronto & York (No. 66) Toronto & York South (No. 66) June 9, 1975 (see Note 7)
 - (3) The said Appendix is further amended by adding thereto the following note:

Note 7: Prior to the 9th of June, 1975 the Land Titles Division of York North and Toronto and York South together comprised the Land Titles Division of Toronto and York.

(5536)

Publications Under The Regulations Act

June 7th, 1975

THE DEVELOPMENT CORPORATIONS ACT, 1973

O. Reg. 382/75. Approval of Loans and Guarantees. Made—May 14th, 1975. Filed—May 20th, 1975.

REGULATION MADE UNDER THE DEVELOPMENT CORPORATIONS ACT, 1973

APPROVAL OF LOANS AND GUARANTEES

- 1. No loans may be made or guarantees given for the payment of loans in excess of \$250,000.00 pursuant to clauses a and b respectively of subsection 1 of section 12 of the Act unless the approval of the Lieutenant Governor in Council has been first obtained. O. Reg. 382/75, s. 1.
- **2.** Ontario Regulation 24/74 is revoked. O. Reg. 382/75, s. 2.

(5572)

THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 383/75. Order of the Treasurer. Made—May 16th, 1975. Filed—May 21st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 118/74 MADE UNDER THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT, 1973

- Section 26 of the Schedule to Ontario Regulation 118/74 is revoked and the following substituted therefor:
- 26. In the City of Burlington in The Regional Municipality of Halton described as follows:

Beginning at the northerly angle of the City of Burlington;

Thence southerly along the easterly boundary of the said City to the southerly limit of the road allowance between concessions I and II North of Dundas Street:

Thence westerly along that southerly limit to the northeasterly angle of Lot 20 in that Concession I:

Thence southerly along the easterly limit of that Lot to the brow of the slope in Lot 6 of Registered Plan Number 540;

Thence southwesterly along the brow of that slope through lots 6, 5, 4 and 3 of that Plan to its intersection with the southerly limit of the northerly three-quarters of that Lot 20;

Thence westerly along the southerly limit of the northerly three-quarters of lots 20, 21 and 22 in that Concession I to the westerly limit of that Lot 22;

Thence southerly along that westerly limit to the northerly limit of Dundas Street;

Thence westerly along that northerly limit to the westerly boundary of the City of Burlington;

Thence northerly along that westerly boundary to the northerly boundary of that City;

Thence easterly along that northerly boundary to the place of beginning.

Paragraphs 15 and 16 of section 28 of the said Schedule are revoked and the following substituted therefor:

Thence southwesterly along the southeasterly limit of the said Town line to the easterly limit of the right-of-way of the Canadian National Railways in Lot 15 in Concession I of the former Township of Trafalgar;

Thence southeasterly along that easterly limit to the northwesterly limit of Lot 11 in the said Concession I.

Section 30 of the said Schedule is revoked and the following substituted therefor:

30. In the Town of Dundas in The Regional Municipality of Hamilton-Wentworth described as follows:

Beginning at the northwesterly angle of the Town of Dundas;

Thence easterly along the northerly boundary of that Town to the westerly limit of Lot 16 in Concession I of the former Township of West Flamborough;

Thence southerly along the prolongation of that westerly limit to a point distant 100 feet measured southerly at right angles from the southerly limit of the right-of-way of the Canadian National Railways;

Thence easterly and parallel with that southerly limit to the line between the east and west halves of Lot 20 in that Concession I;

Thence southerly along that line to the southerly limit of York Road;

Thence southwesterly along that southerly limit to the northerly limit of Cairns Avenue;

Thence easterly along that northerly limit to the easterly limit of East Street;

Thence southerly along that easterly limit to the southerly limit of Hunter Street;

Thence easterly along that southerly limit and its prolongation a distance of 1,000 feet to a point;

Thence southerly and parallel with the easterly limit of East Street to the southerly limit of King Street;

Thence westerly along that southerly limit to that easterly limit;

Thence southerly along that easterly limit to the middle of Spencer Creek;

Thence easterly along the middle of that Creek to the boundary of the Town of Dundas;

Thence westerly along the southerly boundary of that Town to its westerly boundary;

Thence northerly along that westerly boundary to the place of beginning.

4. Paragraphs 18 and 19 of section 31 of the said Schedule are revoked and the following substituted therefor:

Thence southeasterly along the northeasterly boundary of the Township of Flamborough to a point distant 1,300 feet measured southerly therealong from the southerly limit of that part of the King's Highway known as No. 5:

Thence westerly and parallel with that southerly limit to the easterly limit of Lot 2 in Concession III in the former Township of East Flamborough;

Thence southerly along that easterly limit to a point distant 2,100 feet measured southerly therealong from the southerly limit of that part of the King's Highway;

Thence westerly and parallel with that southerly limit to the westerly limit of that Lot 2;

Thence southerly along that westerly limit to the southerly limit of that Concession III;

Thence westerly along that southerly limit to the easterly limit of the former Village of Waterdown;

Thence northerly along that easterly limit to the southeasterly limit of Back Street;

Thence southwesterly along that southeasterly limit to the westerly limit of George Street;

Thence southwesterly and parallel with the southeasterly limit of Dundas Street to the easterly limit of the right-of-way of the Canadian Pacific Railways;

Thence southerly along that easterly limit to the easterly limit of Mill Street;

Thence southerly along that easterly limit to the intersection of the easterly prolongation of the northerly limit of School Street;

Thence westerly along that easterly prolongation to the westerly limit of the right-of-way of that Railway;

Thence southerly along that westerly limit to the southerly limit of School Street;

Thence westerly along that southerly limit to the easterly limit of Main Street;

Thence southerly along that easterly limit to its intersection with the easterly prolongation of the southeasterly limit of the lands described in Registered Instrument Number 106711 A.B. registered in the Land Registry Office of Wentworth (No. 62);

Thence westerly to and along that southeasterly limit to the easterly angle of Registered Plan Number M-38; Thence northwesterly along the northeasterly limit of Lot 11 of that Plan to the northeasterly angle of that Lot;

Thence northwesterly to and along the northeasterly limit of lots 2 and 1 of that Plan to the northeasterly angle of the said Lot 1;

Thence southwesterly along the northwesterly limit of that Plan to the easterly angle of Registered Instrument Number 93875 H.L.;

Thence southwesterly along the southeasterly limit of that Registered Instrument and its prolongation to the easterly limit of Lot 8 in Concession III in the former Township of East Flamborough;

Thence northerly along that easterly limit to the southeasterly angle of Registered Plan Number 894;

Thence southwesterly along the southeasterly limits of that Plan to a line parallel with and distant 900 feet measured southerly from the southerly limit of that part of the King's Highway known as No. 5;

Thence westerly along that parallel line to the easterly limit of Lot 9 in that Concession III;

Thence northerly along that easterly limit a distance of 10 feet, more or less, to a line parallel with and distant 200 feet measured northerly from the brow of the escarpment;

Thence southwesterly along that parallel line to the northeasterly limit of Registered Plan Number 953;

Thence southeasterly along that northeasterly limit to a line parallel with and distant 900 feet measured southerly from the southerly limit of that part of the King's Highway;

Thence westerly along that parallel line to the southwesterly boundary of the former Township of East Flamborough;

Thence southeasterly along that southwesterly boundary to a line parallel with and distant 300 feet measured northwesterly from the brow of the escarpment;

Thence southwesterly along that parallel line to the northerly limit of Concession II of the former Township of West Flamborough;

Thence westerly along that northerly limit to the northwesterly limit of Lot 25 in that Concession;

Thence southerly along the easterly limit of Lot 24 in that Concession a distance of 800 feet to a point;

Thence westerly and parallel with the northerly limit of that Lot to its westerly limit;

Thence southerly along that westerly limit 800 feet to a point;

Thence westerly and parallel with the northerly limit of lots 23 and 22 in that Concession to the westerly limit of that Lot 22;

Thence southerly along the easterly limit of Lot 21 in the said Concession to a point distant 2,400 feet from its northerly limit;

Thence westerly and parallel with that northerly limit to its westerly limit;

Thence southerly along that westerly limit to a line parallel with and distant 300 feet measured northwesterly from the northwesterly limit of Rock Chapel Road;

Thence southwesterly and southerly and parallel with the westerly limit of that road to its intersection with a line parallel with and distant 4,400 feet measured southerly from the northerly limit of Lot 20 in that Concession II;

Thence westerly along that parallel line to the westerly limit of that Lot;

Thence southerly along that westerly limit to the southerly limit of Concession II;

Thence westerly along that southerly limit to the northerly prolongation of the line between the east and west halves of Lot 18 in Concession I of the former Township of West Flamborough;

Thence southerly to and along that line to the brow of the escarpment;

Thence westerly along that brow to the westerly limit of that Lot 18;

Thence southerly along that westerly limit to the southerly boundary of the Township of Flamborough;

Thence following the southerly boundaries of that Township to the place of beginning.

- 5. Section 33 of the said Schedule is revoked and the following substituted therefor:
- 33. In the City of Hamilton in The Regional Municipality of Hamilton-Wentworth described as follows:

Beginning at the southwesterly angle of the City of Hamilton;

Thence northerly along the westerly boundaries of that City to the westerly limit of the lands of Ontario Hydro crossing the Ancaster Creek;

Thence southerly along that westerly limit to its intersection of the westerly prolongation of the northerly limit of Lot 19 of Registered Plan Number 904;

Thence easterly to and along that northerly limit to the westerly limit of Parcel 'A' of Registered Plan Number 770;

Thence southerly along that westerly limit to the southerly limit of that Parcel;

Thence easterly, northerly and easterly along the southeasterly limits of that Parcel to the westerly limit of Lakelet Drive as shown on Registered Plan Number 691;

Thence northerly along that westerly limit to the northerly limit of that Plan;

Thence easterly along that northerly limit to the westerly limit of Lot 28 of Registered Plan Number 824;

Thence northerly along the westerly limit of lots 28, 27, 26, 25 and 24 of that Plan to the northerly limit of that Plan;

Thence easterly along that northerly limit to the westerly limit of the right-of-way of the Toronto, Hamilton and Buffalo Railway;

Thence north $7^{\circ}~06'$ west along that westerly limit 428.0 feet to a point;

Thence north 59° 30′ east 600 feet to a survey post in the westerly limit of the lands of the Royal Botanical Gardens in Instrument Number 297345 (Ham);

Thence south 19° 26′ 30″ east 407 feet to a point;

Thence north 88° 18' east 340 feet, 91/4 inches to a point;

Thence north 5° 19' east 1,052 feet, $9\frac{1}{2}$ inches to a point;

Thence north 61° 28' east 83 feet, 21/4 inches to a point;

Thence south 37° 19' east 196 feet, $9\frac{3}{4}$ inches to a point;

Thence north $89^{\circ} 51' 30''$ east 106 feet, $1\frac{3}{4}$ inches to a point;

Thence north 42° 33′ east 875 feet, 10 inches to a point;

Thence north 75° 47′ 30" east 400 feet to a point;

Thence southeasterly in a straight line to the westerly angle of Lot 49 of Registered Plan Number 685;

Thence easterly along the northerly limit as shown on the said Plan to its easterly angle;

Thence southeasterly to and along the northeasterly limit as shown on Registered Plan Number 680 to the northerly limit of Knoll Drive:

Thence in a general easterly direction following the northerly limits of Knoll Drive, Dromore Crescent, Marion Avenue, Cline Crescent and King Street West to the boundary between the former townships of Ancaster and Barton;

Thence northerly along that boundary to the northerly limit as shown on Registered Plan Number 730;

Thence northeasterly along the northerly limits as shown on the said Plan and the easterly prolongation of the northerly limit as shown on the said Plan to the easterly limit of Longwood Road;

Thence northerly along that easterly limit to the westerly prolongation of the northerly limit of Lot 21 of Registered Plan Number 902;

Thence easterly to and along the northerly limit of lots 21, 22 and 23 of the said Plan to the northeasterly angle of the said Lot 23;

Thence southerly along the westerly limit of Block A of the said Plan to its southwesterly angle;

Thence easterly along the southerly limit of that Block to its southeasterly angle;

Thence southerly along the westerly limit of Paradise Road North to the westerly prolongation of the northerly limit of Lot 181 of Registered Plan Number 115;

Thence easterly to and along the northerly limit of Lot 181 of the said Plan to its northeasterly angle;

Thence southerly along the easterly limit of that Lot to its southeasterly angle;

Thence easterly along the southerly limit of Lot 180 of the said Plan 115, being along the northerly limit as shown on Registered Plan Number 918 to the easterly limit as shown on the said Plan;

Thence southerly along that easterly limit to the southeasterly angle of that Plan;

Thence westerly along the southerly limit as shown on that Plan to the northwesterly angle of Lot 170 of Registered Plan Number 115;

Thence southerly along the westerly limit of lots 170, 169, 166, 165, 162, 161, 158, 157, 154, 152, 151, 147 and 146 of the said Plan 115 and the southerly prolongation of the westerly limit of the said Lot 146 to the southerly limit of Edgevale Place;

Thence westerly along that southerly limit to the easterly limit of Parkside Road North;

Thence southerly along that easterly limit to a line midway between Athol Street and Dufferin Street;

Thence easterly along the said line to the easterly limit of Macklin Street;

Thence southerly along that easterly limit to the southerly limit of Dufferin Street;

Thence easterly along that southerly limit to the northwesterly angle of Lot 286 of Registered Plan Number 115;

Thence southerly along the westerly limit of the said Lot 186 to its southwesterly angle;

Thence easterly along the southerly limit of lots 286, 288, 290 and 292 of the said Plan to the westerly limit of Lot 293 of the said Plan;

Thence southerly along that westerly limit and its southerly prolongation to the southerly limit of Glen Road;

Thence easterly along that southerly limit to the northerly limit of King Street West;

Thence easterly along the said northerly limit to the easterly limit of the right-of-way of the Toronto, Hamilton and Buffalo Railway;

Thence northerly along that easterly limit to the southerly limit of Lot 8 of Registered Plan Number 42;

Thence easterly along the southerly limit of lots 8, 7 and 6 of the said Plan to the easterly limit of the said Lot 6;

Thence northerly along that easterly limit to the northeasterly angle of the said Lot;

Thence northerly to and along the easterly limit of Lot 17 of the said Plan to its north-easterly angle;

Thence westerly along the southerly limit of lots 6, 7, 8, 9 and 10 of the said Plan to the westerly limit of the said Lot 10;

Thence northerly along that westerly limit to the southerly limit of Jones Street;

Thence easterly along that southerly limit to the northeasterly angle of Lot 7 of the said Plan;

Thence northerly to and along the westerly limit of Lot 51 of Registered Plan Number 75 to its northwesterly angle;

Thence easterly along the northerly limit of lots 51 and 50 of the said Plan to the westerly limit of Registered Plan Number 200;

Thence northerly along that westerly limit to the northerly limit of the said Plan;

Thence easterly along the northerly limit of Registered Plan numbers 200 and 75 to the southwesterly limit of York Street;

Thence southeasterly along that southwesterly limit to the westerly limit of James Street;

Thence northerly along that westerly limit to the northerly limit of Burlington Street;

Thence easterly along that northerly limit to the easterly limit of Woodward Avenue;

Thence northerly along that easterly limit to the easterly boundary of the locality formerly known as Burlington Beach, referred to in The Burlington Beach Annexation Act, 1956;

Thence northeasterly along that easterly boundary and its prolongation to the northerly boundary of the City of Hamilton;

Thence easterly along that northerly boundary to the easterly boundary of that City;

Thence southerly following the easterly boundaries of that City to the southerly boundary of that City;

Thence westerly along that southerly boundary to the place of beginning.

 This Regulation comes into force on the 23rd day of May, 1975.
 O. Reg. 383/75, s. 6.

> W. DARCY McKeough Treasurer of Ontario and Minister of Ecomomics and Intergovernmental Affairs

> > 23

Dated at Toronto, this 16th day of May, 1975.

(5573)

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 384/75. Crop Insurance Plan—Grapes. Made—April 25th, 1975. Approved—May 14th, 1975. Filed—May 21st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 555/72 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- Clause b of section 3 of the Schedule to Ontario Regulation 555/72 is revoked.
 Reg. 384/75, s. 1.
- 2. Section 9 of the said Schedule is revoked and the following substituted therefor:
- 9.—(1) Subject to subsections 2 and 3, the coverage provided under a contract of insurance is 72 per cent of the average yield as determined by the Commission multiplied by the established price.
- (2) The coverage provided under subsection 1 shall be increased following each consecutive no claim year as follows:
 - Following the first no claim year, to 76 per cent.
 - 2. Following the second no claim year, to 78 per cent.
 - 3. Following the third no claim year, to a maximum of 80 per cent.
- (3) The coverage provided under subsections 1 and 2 shall be decreased for claim years from the insured level in reverse progression to that prescribed by subsection 2, except that where a claim occurs in a year when the coverage is 72 per cent, the coverage shall be reduced to a minimum of 70 per cent.
 - Subsections 1, 2 and 3 of section 10 of the said Schedule are revoked and the following substituted therefor:
- (1) Subject to subsection 3, the established price for grapes shall be,
 - (a) 5¢;
 - (b) 7¢; or
 - (c) 9¢,

per pound.

- (2) Subject to subsection 4, the established price shall be selected by the insured person at the time the production guarantee report is completed.
- (3) The established price shall be adjusted in the ratio of the price for processing of the class of grape grown to the price of the Concord variety as set by The Ontario Grape Growers' Marketing Board for the preceding year.
 - 4. Subsection 1 of section 12 of the said Schedule is revoked and the following substituted therefor:
- (1) The premium payable in the crop year shall be 5 per cent of the average yield as determined by the Commission multiplied by the established price.
 - 5. Subsection 3 of section 13 of the said Schedule, as remade by section 4 of Ontario Regulation 363/74, is revoked and the following substituted therefor:
- (3) Where a renewal premium is payable in respect of a crop year, the insured person shall, not later than the 20th day of December in the crop year, pay a premium deposit of not less than \$50.
 - 6.—(1) Paragraphs 2, 4, 6, 7, 8, 9 and 10 of Form 1 of the said Regulation are revoked.
 O. Reg. 384/75, s. 6 (1).
 - (2) Paragraph 12 of the said Form 1 is revoked and the following substituted therefor:
- 12. The amount of loss that shall be taken into account in the final adjustment of loss is the amount by which the coverage exceeds the sum of,
 - (a) the actual yield in pounds of the insured crop multiplied by the established price;
 - (b) the value as determined by the Commission of the potential production of acreage unharvested for reasons other than the insured perils; and
 - (c) any loss sustained by reason of a peril other than the perils designated in the plan.
 - (3) Subparagraph 1 of paragraph 13 of the said Form 1 is revoked and the following substituted therefor:
 - (1) Where,
 - (a) loss or damage to the insured crop results from one or more of the perils insured against; or

(b) the insured crop or any part thereof is or is intended to be sold at retail,

the insured person shall notify the Commission in writing prior to harvest in order that a preharvest inspection may be made.

- (4) Clauses 2, 3 and 4 of subparagraph 2 of the said paragraph 13 are revoked and the following substituted therefor:
 - 2. For frost damage or freeze injury affecting the quality of the fruit, within three days of the time of loss.
- 7. Table 1 of the said Regulation is revoked. O. Reg. 384/75, s. 7.

THE CROP INSURANCE COMMISSION OF ONTARIO:

> HENRY EDIGER Chairman

RONALD ATKINSON Secretary

Dated at Toronto, this 25th day of April, 1975.

23 (5574)

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 385/75. Crop Insurance Plan-Potatoes. Made-April 25th, 1975. Approved-May 14th, 1975. Filed-May 21st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 319/72 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- 1.—(1) Clause a of section 3 of the Schedule to Ontario Regulation 319/72 is revoked and the following substituted therefor:
 - (a) "average farm yield" means the average of previous yields of the seeded acreage computed on the basis of acreage production records of the insured person or on such other basis as the Commission approves;
- (2) Clause c of the said section 3 is revoked and the following substituted therefor:
 - (c) "potatoes" means field run potatoes produced in Ontario;

- 2. Clause c of section 7 of the said Schedule is revoked and the following substituted therefor:
 - (c) be filed with the Commission,
 - (i) in respect of acreage in the southern area, not later than the 1st day of May, and
 - (ii) in respect of acreage in the northern area, not later than the 15th day of May,

in the crop year in respect of which it is made.

- 3. Clauses a and b of subsection 2 of section 8 of the said Schedule are revoked and the following substituted therefor:
 - (a) in the southern area, not later than the 1st day of May; and
 - (b) in the northern area, not later than the 15th day of May,
- 4. Section 9 of the said Schedule is revoked and the following substituted therefor:
- 9.—(1) Subject to subsections 2 and 3, the coverage provided under a contract of insurance shall be 70 per cent of the average farm yield in hundredweights of the total acreage planted to potatoes by the insured person in accordance with the regulations.
- (2) The coverage provided under subsection 1 shall be increased following each consecutive no claim year as follows:
 - 1. Following the first no claim year to 73 per cent of the average farm yield.
 - 2. Following the second no claim year to 76 per cent of the average farm yield.
 - 3. Following the third no claim year to 78 per cent of the average farm yield.
 - 4. Following the fourth no claim year to a maximum of 80 per cent of the average farm yield.
- (3) The coverage provided under subsections 1 and 2 shall be decreased for claim years from the insured level in reverse progression to that prescribed by subsection 2 to a minimum of 70 per cent of the average farm yield.
- (4) The number of hundredweights determined under subsections I, 2 and 3 constitutes the total guaranteed production under a contract of insurance.

- 5. Section 10 of the said Schedule is revoked and the following substituted therefor:
- 10.—(1) Subject to subsections 2 and 3, the established price for potatoes is,
 - (a) \$1.80;
 - (b) \$2.10; or
 - (c) \$2.40,

per hundredweight.

- (2) Where,
 - (a) the insured person applies therefor in writing,
 - (i) in respect of acreage in the southern area, on or before the 1st day of May, and
 - (ii) in respect of acreage in the northern area, on or before the 15th day of May; and
 - (b) the Commission consents in writing,

any established price designated in subsection 1 may be substituted for the established price selected by the insured person at the time a contract of insurance is made, or any established price substituted in lieu thereof under this subsection.

- (3) Where, upon any renewal, the insured person fails to select an established price pursuant to subsection 2, the Commission may designate the established price applicable to the contract for the crop year.
 - 6. Subsection 1 of section 12 of the said Schedule is revoked and the following substituted therefor:
 - (1) The total premium is,
 - (a) \$26 per acre where the insured person has selected an established price of \$1.80 per hundredweight;
 - (b) \$30 per acre where the insured person has selected an established price of \$2.10 per hundredweight; and
 - (c) \$34 per acre where the insured person has selected an established price of \$2.40 per hundredweight.
 - 7. Section 18 of the said Schedule is revoked and the following substituted therefor:
- 18. For the purposes of this plan, the final date for planting potatoes in a crop year is the 15th day of June.

- 8. Section 19 of the said Schedule is revoked and the following substituted therefor:
- 19.—(1) Subject to subsection 2, potatoes shall be harvested in a crop year not earlier than,
 - (a) the 15th day of August in the Counties of Essex and Kent; and
 - (b) the 1st day of September in any other area.

and not later than the 20th day of October or such other date as may be determined from time to time by the Commission.

- (2) Where the insured crop or any part thereof is harvested prior to the date prescribed in subsection 1, the yield harvested from any such acreage shall be deemed to be not less than the average farm yield for that acreage.
 - 9. Form 2 of the said Regulation is revoked and the following substituted therefor:

Form 2

The Crop Insurance Act (Ontario)

POTATO ENDORSEMENT

WHEREAS the insured person has applied for crop insurance for potatoes under The Ontario Crop Insurance Plan for Potatoes, hereinafter referred to as "the plan", and has paid the deposit premium prescribed thereunder:

Now THEREFORE, subject to The Crop Insurance Act (Ontario), and the regulations made thereunder, the contract of insurance between The Crop Insurance Commission of Ontario and the insured person is hereby extended to cover potatoes.

HARVESTING OF PLANTED ACREAGE

- 1.—(1) All acreage planted to potatoes in a crop year shall be harvested unless the Commission, upon application therefor in writing, consents in writing to,
 - (a) the use of the planted acreage or any part thereof for another purpose;
 - (b) the abandonment or destruction of the insured crop or any part thereof; or
 - (c) the digging of the insured crop or any part thereof prior to the earliest date prescribed by the plan.
- (2) Where the harvesting of any planted acreage is not completed on the final date for harvesting prescribed by the plan, the insured person shall forthwith notify the Commission in writing.

- (3) Where the insured person fails to notify the Commission in accordance with subparagraph 2, no indemnity shall be paid in respect of the unharvested acreage.
- (4) Where, with the consent of the Commission under clause c of subparagraph 1, any planted acreage is dug before the earliest date for harvesting prescribed by the plan, the Commission shall determine the potential production of such acreage and such potential production,
 - (a) shall be deemed to be not less than the average farm yield for such acreage; and
 - (b) shall be taken into account in the final adjustment of loss.

STAGE 1

- 2.—(1) Stage 1 comprises the period from the date on which the planting of acreage to potatoes is completed to and including the 15th day of June.
- (2) Where three acres or more of the insured crop is lost or damaged in Stage 1, the Commission, upon application therefor in writing by the insured person, may consent in writing to,
 - (a) the replanting of the damaged acreage provided that the replanting is completed not later than the 15th day of June; or
 - (b) the abandonment or destruction of the insured crop on such damaged acreage and in such case the Commission shall determine the number of damaged acres and the potential production thereof.
- (3) Where the damaged acreage is replanted to potatoes in accordance with clause a of sub-paragraph 2, the Commission shall pay an indemnity of \$100 for each acre replanted and the contract of insurance shall continue to apply to such replanted acreage.
- (4) Where the damaged acreage is replanted to another crop, the Commission shall pay an indemnity of \$100 per acre and the contract of insurance shall terminate with respect to such acreage.
- (5) Where the damaged acreage is destroyed or abandoned in accordance with clause b of subparagraph 2, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying,
 - (a) 50 per cent of the guaranteed production for the damaged acreage; or

(b) the difference between the guaranteed production and the potential production determined under subparagraph 2 for the damaged acreage,

whichever is the lesser by the established price per hundredweight.

- (6) Notwithstanding any application made in writing by the insured person under this paragraph, the Commission may, where loss or damage occurs in Stage 1, notify the insured person in writing that it intends to terminate the insurance coverage on such damaged acreage and, in such case, no further indemnity shall be payable in respect of the damaged acreage.
- (7) Any indemnities payable under this paragraph are subject to the following conditions:
 - For the first year in which the contract is in force, 5 per cent of the insured acreage shall be deductible.
 - Following the first and each successive no claim year, the deductible acreage shall be decreased by 1 per cent.
 - Following the first or any subsequent claim year, the deductible shall revert immediately to the maximum of 5 per cent of the insured acreage.

STAGE 2

- 3.—(1) Stage 2 commences on the 16th day of June and for any part of the planted acreage ends with the completion of harvesting of such part.
- (2) Where loss or damage occurs in Stage 2, the Commission, upon application therefor in writing by the insured person, may consent in writing to the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.
 - (3) Where,
 - (a) damaged acreage is used for any other purpose or the insured crop thereon is abandoned or destroyed in accordance with subparagraph 2; or
 - (b) the harvesting of any planted acreage is not completed on the date determined therefor.

the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying the amount by which the guaranteed production for the damaged or unharvested acreage, as the case may be, exceeds the potential production determined therefor by the price per hundredweight.

- (4) Where damaged acreage is not used for any other purpose or the crop thereon is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 3 shall not be taken into account in the final adjustment of loss.
- (5) Where the actual production of the acreage harvested is less than the guaranteed production for such acreage, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price per hundredweight.

FINAL ADJUSTMENT OF LOSS FOR TOTAL PLANTED ACREAGE

- 4.—(1) The indemnity payable with respect to the total planted acreage in the final adjustment of loss shall be the sum of all Stage 1 and Stage 2 loss calculations applicable to such acreage, but, subject to subparagraph 2, where,
 - (a) the actual production of any harvested acreage; or
 - (b) the potential production of,
 - (i) any unharvested acreage, and
 - (ii) any acreage dug before the earliest date for harvesting prescribed by the plan,

exceeds the guaranteed production of such acreage, the indemnity otherwise payable shall be reduced by the amount obtained by multiplying such excess by the established price per hundredweight.

- (2) No more than one indemnity payment with respect to the same planted acreage shall be paid in any one of the Stages.
- (3) Where a loss resulted partly from a peril insured against and partly from a cause of loss not insured against, the Commission shall determine the amount of the loss not insured against, and the indemnity payable by the Commission under the contract shall be reduced accordingly.

DAMAGE AFTER HARVEST

5.—(1) No indemnity shall be paid in respect of any loss or damage suffered by the insured crop after harvest and, subject to subparagraph 2, no indemnity shall be paid with respect to potatoes in storage.

- (2) Where, as a result of frost damage prior to harvest, the insured crop or any part thereof breaks down in storage, the Commission shall pay an indemnity therefor provided,
 - (a) notice of frost damage was received by the Commission prior to harvest; and
 - (b) the damaged potatoes are clearly identified in storage to the satisfaction of the Commission.

MEASUREMENT OF YIELD

6. The Commission may measure the yield of the insured crop either before or after harvest by such means as it deems proper.

INCORRECT ACREAGE IN FINAL ACREAGE REPORT

- 7.—(1) Where the actual planted acreage of potatoes in a crop year is less than the planted acreage declared on the final acreage report, the total guaranteed production and the amount of insurance shall be reduced proportionately.
- (2) Where the actual planted acreage of potatoes in a crop year exceeds the planted acreage declared on the final acreage report, the guaranteed production shall be reduced proportionately.

IN WITNESS WHEREOF The Crop Insurance Commission of Ontario has caused this endorsement to be signed by its general manager but the same shall not be binding upon the Commission until countersigned by a duly authorized representative thereof.

Countersigned and dated	at
this day of	19
Duly authorized	General Manager

Representative

O. Reg. 385/75, s. 9.

THE CROP INSURANCE COMMISSION

OF ONTARIO:
HENRY EDIGER

Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 25th day of April, 1975.

(5575) 23

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 386/75.
Crop Insurance Plan—Flue-Cured Tobacco.
Made—April 25th, 1975.
Approved—May 14th, 1975.
Filed—May 21st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 215/73 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- Subsection 2 of section 8 of the Schedule to Ontario Regulation 215/73 is revoked and the following substituted therefor:
- (2) Notwithstanding subsection 1, the contract does not insure against and no indemnity shall be paid in respect of any loss or damage which occurs prior to noon on the 20th day of May in the crop year.
 - Section 11 of the said Schedule, as remade by section 4 of Ontario Regulation 362/74. is revoked and the following substituted, therefor:
- For the purposes of this plan the established price for flue-cured tobacco is,
 - (a) 50¢ per pound where the crop is insured under Section A of the endorsement; or
 - (b) 30¢ per pound where the crop is insured under Section B of the endorsement.
 - Section 12 of the said Schedule, as remade by section 5 of Ontario Regulation 362/74, is revoked and the following substituted therefor:
- 12.—(1) The premium payable by an insured person is,
 - (a) \$12 per acre where the established price is 30 cents per pound; and
 - (b) \$16 per acre where the established price is 50 cents per pound.
- (2) The premium prescribed by subsection 1 is in addition to payments in respect of premiums made by the Government of Canada under the Crop Insurance Act (Canada).
 - 4. Form 1 of the said Regulation, as remade by section 6 of Ontario Regulation 362/74, is revoked and the following substituted therefor:

Form 1

The Crop Insurance Act (Ontario)

FLUE-CURED TOBACCO ENDORSEMENT

WHEREAS the insured person has applied for crop insurance for flue-cured tobacco under The Ontario Crop Insurance Plan for Flue-cured Tobacco, hereinafter referred to as "the plan", and has paid the deposit premium prescribed thereunder;

Now Therefore, subject to *The Crop Insurance Act (Ontario)* and the regulations made thereunder, the contract of insurance between The Crop Insurance Commission of Ontario and the insured person is hereby extended to cover flue-cured tobacco.

GENERAL TERMS AND CONDITIONS

- 1.—(1) Where the insured person is an owner with a sharegrower, he is eligible for insurance coverage only under Section A.
- (2) Where the insured person is an owner who grows his own crop, he is eligible for insurance coverage under Sections A and B or under section B, but he may not insure only under Section A.
- (3) Where the insured person is a sharegrower, he is eligible for insurance coverage only under Section B.
- 2. All acreage seeded to flue-cured tobacco in a crop year shall be harvested unless the Commission, upon application therefor in writing, consents in writing to,
 - (a) the use of the seeded acreage or any part thereof for another purpose; or
 - (b) the abandonment or destruction of the insured crop or any part thereof.

EVALUATION OF LOSS

3 For the purpose of determining the loss in production of flue-cured tobacco in a crop year and the indemnity payable therefor, the value of the crop shall progress through the stages prescribed in Sections A and B.

SECTION A

STAGE 1

- 4.—(1) Stage 1 comprises the period from the commencement of planting or noon of the 20th day of May, whichever is the later, to noon of the 20th day of June in the crop year.
- (2) Where loss or damage occurs in Stage 1, the Commission upon application therefor in writing by the insured person may consent in writing to

the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.

- (3) Where the damaged acreage is replanted to the insured crop pursuant to Section B, the contract of insurance shall continue to apply to such replanted acreage.
- (4) Where the damaged acreage is used for any other purpose or the insured crop is abandoned or destroyed in accordance with subparagraph 2, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying 50 per cent of the guaranteed production for the damaged acreage by the established price per pound.
- (5) Where the damaged acreage is not used for any other purpose or the crop is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 4 shall not be taken into account in the final adjustment of loss.
- (6) Notwithstanding any application made in writing by the insured person under this paragraph, the Commission may, where loss or damage occurs in Stage 1, notify the insured person in writing that it intends to terminate the insurance coverage on such damaged acreage and to calculate the amount of loss in the manner prescribed in subparagraph 4 with respect to such damaged acreage and, where notice of such intention has been given, the Commission shall calculate accordingly the amount of loss to be taken into account in the final adjustment of loss and the value of the insured crop on such damaged acreage shall not progress beyond Stage 1.

STAGE 2

- 5.—(1) Stage 2 commences at noon on the 20th day of June in the crop year and ends with the completion of harvesting.
- (2) Where loss or damage occurs in Stage 2, the Commission, upon application therefor in writing by the insured person, may consent in writing to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.
- (3) Where the insured crop is abandoned or destroyed in accordance with subparagraph 2, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying the guaranteed production for the damaged acreage by the established price per pound.

- (4) Where the crop is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 3 shall not be taken into account in the final adjustment of loss.
- (5) Where the actual production of the harvested acreage is less than the guaranteed production for such acreage, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price per pound.

SECTION B

STAGE 1

- 6.—(1) Stage 1 comprises the period from the commencement of planting or noon of the 20th day of May, whichever is the later, to noon of the 20th day of June in the crop year.
- (2) Where loss or damage occurs in Stage I, the Commission upon application therefor in writing by the insured person may consent in writing to,
 - (a) one replanting of the damaged acreage and, in such case, the replanting shall be completed not later than the 20th day of June in the crop year or not later than such other date as may be determined from time to time by the Commission; or
 - (b) the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.
- (3) Where the damaged acreage is in excess of three acres and is replanted to the insured crop in accordance with clause a of subparagraph 2, the contract of insurance shall continue to apply to such replanted acreage and the Commission shall pay to the insured person a supplementary benefit of \$40 per acre replanted.
- (4) The replanting referred to in this paragraph may not be carried out by hand.
- (5) Where the damaged acreage is used for any other purpose or the insured crop is abandoned or destroyed in accordance with clause b of subparagraph 2, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying 50 per cent of the guaranteed production for the damaged acreage by the established price per pound.

- (6) Where the damaged acreage is not used for any other purpose or the crop is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 5 shall not be taken into account in the final adjustment of loss.
- (7) Notwithstanding any application made in writing by the insured person under this paragraph, the Commission may, where loss or damage occurs in Stage 1, notify the insured person in writing that it intends to terminate the insurance coverage on such damaged acreage and to calculate the amount of loss in the manner prescribed in subparagraph 5 with respect to such damaged acreage and, where notice of such intention has been given, the Commission shall calculate accordingly the amount of loss to be taken into account in the final adjustment of loss and the value of the insured crop on such damaged acreage shall not progress beyond Stage 1.

STAGE 2

- 7.—(1) Stage 2 commences at noon on the 20th day of June in the crop year and ends with the completion of harvesting.
- (2) Where loss or damage occurs in Stage 2, the Commission, upon application therefor in writing by the insured person, may consent in writing to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.
- (3) Where the insured crop is abandoned or destroyed in accordance with subparagraph 2, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying the guaranteed production for the damaged acreage by the established price per pound.
- (4) Where the crop is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 3 shall not be taken into account in the final adjustment of loss.
- (5) Where the actual production of the harvested acreage is less than the guaranteed production for such acreage, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price per pound.

8. Where the actual yield of any crop insured under Section B is reduced by hail damage below the average farm yield, the Commission may adjust the actual yield and in such case the actual yield to count may be calculated according to the following formula:

(percentage of average farm yield attained - 36)

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FINAL ADJUSTMENT OF LOSS FOR TOTAL PLANTED ACREAGE

- 9. The indemnity payable with respect to the total planted acreage in the final adjustment of loss shall be the sum of all Section A and Section B loss calculations applicable to such acreage, but where.
 - (a) the actual production of any harvested acreage; or
 - (b) the potential production of any unharvested acreage,

exceeds the guaranteed production of such acreage, the indemnity otherwise payable shall be reduced by the amount obtained by multiplying such excess by the established price per pound.

VARIATION IN PLANTED ACREAGE

10. Where the actual planted acreage of the insured crop is less than the acreage stated in the application, the insured person shall, not later than the 1st day of August, notify the Commission in writing and the total guaranteed production and the maximum amount of indemnity shall be reduced proportionately.

IN WITNESS WHEREOF The Crop Insurance Commission of Ontario has caused this endorsement to be signed by its general manager but the same shall not be binding upon the Commission until countersigned by a duly authorized representative thereof.

Countersigned and dated at...., this day of, 19....

Duly Authorized Representative General Manager

O. Reg. 386/75, s. 4.

5. Paragraphs 1, 2, 3 and 4 of Form 2 of the said Regulation, as remade by section 8 of Ontario Regulation 362/74, are revoked and the following substituted therefor:

1. Tobacco is to be grown on the following farm(s) this year.

Marketing Board Farm No.(s)	Acreage To		Location			
	Be Planted	Lot	Con.	Township Co.	unty	
]		

MARK ONLY ONE SQUARE

FOR OWNERS WITH A SHAREGROWER

1. NAME OF SHAREGROWER_

Price Option 50¢/lb. Premium \$16.00/acre (Section A)

FOR OWNERS GROWING THEIR OWN CROP

30¢/lb. Premium \$12.00/acre (Section B) 80¢/lb. Premium \$28.00/acre (Section A + B)

FOR SHAREGROWERS ONLY

3. NAME OF OWNER_

30¢/lb. Premium \$12.00/acre (Section B)

I enclose \$100 deposit premium with this application and will pay the balance of premium with my Final Acreage Report.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER Chairman

RONALD ATKINSON Secretary

23

Dated at Toronto, this 25th day of April, 1975.

(5576)

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 387 /75.

Crop Insurance Plan-Peas. Made-April 25th, 1975. Approved-May 14th, 1975. Filed-May 21st, 1975.

REGULATION TO AMEND REGULATION 148 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER

THE CROP INSURANCE ACT (ONTARIO)

1. Subsection 1 of section 12 of the Schedule to Regulation 148 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 368/74, is revoked and the following substituted therefor:

- (1) The premium payable in respect of acreage under contract to a processor is \$13.70 for each acre of the insured crop.
 - 1 Paragraphs 1 and 2 of Form 1 of the said Regulation are revoked. O. Reg. 387,75, s. 2 (1).
 - (2) Paragraph 4 of the said Form 1, as amended by subsection 1 of section 2 of Ontario Regulation 220/73, is revoked. O. Reg. 387/75, s. 2 (2).

- (3) Paragraphs 6, 7, 8, 9 and 10 of the said Form 1 are revoked. O. Reg. 387 /75, s. 2 (3).
- (4) Paragraphs 12a and 12b of the said Form 1, as made by subsection 2 of section 2 of Ontario Regulation 220/73, are revoked and the following substituted therefor:

EVALUATION OF LOSS

12a.-(1) Where loss or damage to three acres or more of the insured crop occurs at any time following the planting of the insured crop or any part thereof, the Commission upon application therefor in writing by the insured person, may consent in writing to,

- (a) one replanting of the damaged acreage, provided that the replanting is completed not later than the 30th day of June;
- (b) the use of the damaged acreage for an alternate crop; or
- (c) the abandonment or destruction of the insured crop on such damaged acreage.
- (2) Where the damaged acreage is replanted to peas in accordance with clause a of subparagraph 1, the Commission shall pay to the insured person a supplementary benefit of \$65 for each acre replanted and the contract of insurance shall continue to apply to such replanted acreage.
- (3) Where the damaged acreage is used for an alternate crop in accordance with clause b of subparagraph 1, the Commission shall pay to the insured person a supplementary benefit of \$65 for each acre replanted, the replanted acreage shall be released from the contract of insurance and the guaranteed production and indemnity payable shall be reduced accordingly.
 - (5) Subparagraph 1 of paragraph 13 of the said Form 1, as made by subsection 2 of section 2 of Ontario Regulation 220/73, is revoked. O. Reg. 387 /75, s. 2 (5).
 - (6) Subparagraph 2 of paragraph 13 of the said Form 1, exclusive of the clauses, as made by subsection 1 of section 5 of Ontario Regulation 368 /74, is revoked and the following substituted therefor:
- (2) Subject to any revision in insured acreage made under subparagraph 3 of paragraph 12a, and subject to subparagraph 4, the amount of loss that shall be taken into account in the final adjustment of loss is the amount by which the sum of,
 - (7) Clause c of subparagraph 2 of paragraph 13 of the said Form 1, as made by subsection 2

- of section 2 of Ontario Regulation 220/73, is revoked. O. Reg. 387 /75, s. 2 (7).
- (8) Subparagraphs 3 and 4 of paragraph 20 of the said Form 1, as made by subsection 3 of section 5 of Ontario Regulation 368/74, are revoked and the following substituted there-
- (3) Where by-passed acreage is harvested for use as peas other than peas for processing, the indemnity otherwise payable shall be adjusted in accordance with Table 2.

THE CROP INSURANCE COMMISSION OF ONTARIO:

> HENRY EDIGER Chairman

RONALD ATKINSON Secretary

Dated at Toronto, this 25th day of April, 1975.

(5577)

23

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 388/75. Crop Insurance Plan-Beets. Made-April 25th, 1975. Approved-May 14th, 1975. Filed-May 21st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 317/72 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- 1. Subsection 1 of section 12 of the Schedule to Ontario Regulation 317/72 is revoked and the following substituted therefor:
- (1) The total premium is \$15 for each acre of the insured crop.

THE CROP INSURANCE COMMISSION OF ONTARIO:

> HENRY EDIGER Chairman

RONALD ATKINSON Secretary

Dated at Toronto, this 25th day of April, 1975.

(5578)

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 389/75. Crop Insurance Plan—Sweet Corn. Made—April 25th, 1975. Approved—May 14th, 1975. Filed—May 21st, 1975.

REGULATION TO AMEND
REGULATION 152 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

- 1. Subsection 1 of section 12 of the Schedule to Regulation 152 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 375/74, is revoked and the following substituted therefor:
- (1) The premium payable by an insured person in respect of acreage under contract to a processor shall be \$11 for each acre of the insured crop.
 - (1) Paragraphs 1 and 2 of Form 1 of the said Regulation are revoked. O. Reg. 389 /75, s. 2 (1).
 - (2) Clause c of paragraph 3 of the said Form 1 is revoked and the following substituted therefor:
 - (c) insect infestation, plant disease or bird damage unless recommended control programs were followed; or
 - (3) Paragraphs 4, 6, 7, 8, 9, 11 and 12 of the said Form 1 are revoked. O. Reg. 389/75, s. 2 (3).
 - (4) Paragraphs 18a, 18b and 18c of the said Form 1, as made by subsection 1 of section 1 of Ontario Regulation 221/73, are revoked and the following substituted therefor:

EVALUATION OF LOSS

- 18a.—(1) Where the planting of three acres or more of sweet corn before the final planting date is prevented by one or more of the designated perils, an indemnity shall be paid in respect of each unplanted acre calculated on the basis of 20 per cent of the guaranteed production per acre multiplied by the established price per ton.
- (2) Any acreage in respect of which an indemnity is paid under subparagraph 1 shall be released from the contract of insurance, the guaranteed production and indemnity payable shall be reduced accordingly and the production from any such acreage planted to sweet corn after the final planting date shall not be taken into account in calculating the average farm yield.

18b.—(1) Where loss or damage to three acres or more of the insured crop occurs at any time following the planting of the insured crop or any part thereof, the Commission upon application therefor in writing by the insured person, may consent in writing to,

- (a) the replanting of the damaged acreage, provided that the replanting is completed not later than the 30th day of June;
- (b) the use of the damaged acreage for an alternate crop; or
- (c) the abandonment or destruction of the insured crop on such damaged acreage.
- (2) Where the damaged acreage is replanted to sweet corn in accordance with clause a of sub-paragraph 1, the Commission shall pay to the insured person a supplementary benefit of \$15 for each acre replanted and the contract of insurance shall continue to apply to such replanted acreage.
- (3) Where the damaged acreage is used for an alternate crop in accordance with clause b of subparagraph 1, the Commission shall pay to the insured person a supplementary benefit of \$15 for each acre replanted, the replanted acreage shall be released from the contract of insurance and the guaranteed production and indemnity payable shall be reduced accordingly.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

23

Dated at Toronto, this 25th day of April, 1975.

(5579)

THE PLANNING ACT

O. Reg. 390/75.

Restricted Areas—All Lands within the Township of Thurlow in the County of Hastings. Made—May 15th, 1975. Filed—May 21st, 1975.

REGULATION TO AMEND ONTARIO REGULATION 318/74 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 318/74 is amended by adding thereto the following section:

6. Notwithstanding any other provision of this Order, the land described in Schedule 1 may be used for the erection and use thereon of a building for the repair and servicing of automobiles and buildings and structures accessory thereto, provided the following requirements are met:

Minimum front yard 75 feet

Minimum side yard 20 feet on each side

Minimum rear yard 50 feet

Maximum total floor

area of all buildings 3,100 square feet

Maximum height of each building

25 feet

O. Reg. 390/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Township of Thurlow in the County of Hastings, being composed of that part of Lot 3 in Concession III described in an Instrument registered in the Land Registry Office for the Registry Division of Hastings (No. 21) as Number 193075. O. Reg. 390/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 15th day of May, 1975.

(5580) 23

THE PLANNING ACT

O. Reg. 391/75.

Order made under Section 29a of The Planning Act.

Made—May 13th, 1975.

Filed—May 21st, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of

Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Tay in the County of Simcoe, and being composed of part of Lot 1464, all of Lot 1463 and part of Lot 1462, according to a plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 569, more particularly described as follows:

Commencing at the southeast corner of Lot 1466;

Thence northerly along the easterly boundaries of Lots 1466, 1465 and 1464, a distance of 54 feet 3 inches to the place of beginning;

Thence continuing northerly along the eastern boundaries of Lots 1464, 1463 and 1462, a distance of 54 feet 3 inches;

Thence westerly and parallel to the southern boundary of said Lot 1462, a distance of 125 feet, more or less, to the western boundary of Lot 1462;

Thence southerly along the western boundaries of Lots 1462, 1463 and 1464, a distance of 54 feet 3 inches to a point in the westerly limit of said Lot 1464;

Thence easterly and parallel to the southern boundary of Lot 1464, a distance of 125 feet, more or less, to the place of beginning. O. Reg. 391/75, s. 1.

DONALD R. IRVINE
Minister of Housing

Dated at Toronto, this 13th day of May, 1975.

(5581) 23

THE PLANNING ACT

O. Reg. 392/75.

Order made under Section 29a of The Planning Act.

Made—May 13th, 1975.

Filed—May 21st, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made

under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Percy in the County of Northumberland, and being composed of part of Lot 5 in Concession VIII of the said Township, and being designated as Part 12, together with a right of way over Part 20, shown on a Reference Plan deposited in the Land Registry Office for the Registry Division of the East Riding of Northumberland (No. 38) as Number RD-42. O. Reg. 392/75, s. 1.

DONALD R. IRVINE
Minister of Housing

Dated at Toronto, this 13th day of May, 1975.

(5582)

23

THE PLANNING ACT

O. Reg. 393/75.

Order made under Section 29a of The Planning Act.

Made—May 13th, 1975.

Filed—May 21st, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Town of Whitchurch-Stouffville in The Regional Municipality of York, formerly in the Township of Whitchurch in the County of York, and being composed of part of Lot 30 in Concession IX, more particularly described as follows:

Premising that the bearing north 73° 20' east of the northerly limit of said Lot 30 governs all bearings herein;

Beginning at a point in the westerly limit of the road allowance between the Township of Uxbridge and the Town of Whitchurch-Stouffville at a point measured southerly 450 feet from the northeast angle of the said Lot;

Thence south 73° 20' west, a distance of 600 feet to a point;

Thence south $15^{\circ} 59' 40''$ east, a distance of 150 feet to a point;

Thence north 73° 20′ east, a distance of 600 feet to a point in the westerly limit of the road allowance between the Township of Uxbridge and the Town of Whitchurch-Stouffville;

Thence north 15° 59′ 40″ west, a distance of 150 feet to the point of beginning. O. Reg. 393/75, s. 1.

Donald R. Irvine
Minister of Housing

Dated at Toronto, this 13th day of May, 1975.

(5583)

23

THE PLANNING ACT

O. Reg. 394/75.

Order made under Section 29a of The Planning Act. Made—May 13th, 1975. Filed—May 21st, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Town of Whitchurch-Stouffville in The Regional Municipality of York, formerly in the Township of Whitchurch in the County of York, and being composed of part of Lot 26 in Concession III, more particularly described as follows:

Premising that the southerly limit of said Lot 26 has a bearing of north 72° 39′ east and relating all bearings herein thereto;

Beginning at a point in the said southerly limit distant 1,640.62 feet measured south 72° 39' west therealong from the southeast angle of the said Lot:

Thence south 72° 39' west along the said southerly limit, a distance of 150 feet;

Thence north 17° 21' west, a distance of 581 feet;

Thence north 72° 39' east, a distance of 150 feet;

Thence south 17° 21' east, a distance of 581 feet to the point of beginning. O. Reg. 394/75, s. 1.

> DONALD R. IRVINE Minister of Housing

Dated at Toronto, this 13th day of May, 1975.

(5584)

23

THE PLANNING ACT

O. Reg. 395/75.

Order made under Section 29a of The Planning Act. Made-May 13th, 1975. Filed-May 21st, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of The Planning Act or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcels of land:

Those parcels of land situate in the Township of Mariposa in the County of Victoria, and being composed of part of Lot 1 in Concession A of the said Township, and being Parts 2, 5, 7, 12, 14, 16, 19, 20, 29, 34, 37, 39, 41, 43, 44, 45, 46, 47, 48, 49 and 51 as shown on Reference Plan deposited in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number RD 200. O. Reg. 395/75, s. 1,

> DONALD R. IRVINE Minister of Housing

Dated at Toronto, this 13th day of May, 1975.

THE PLANNING ACT

O. Reg. 396/75.

Order made under Section 29a of The Planning Act. Made—May 13th, 1975. Filed—May 21st, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of The Planning Act or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Flos in the County of Simcoe, and being composed of part of the south half of Lot 8 in Concession II of the said Township, and being Part 5 according to Reference Plan RD-1065 deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number RS 328647 for the County of Simcoe. O. Reg. 396/75, s. 1.

> DONALD R. IRVINE Minister of Housing

Dated at Toronto, this 13th day of May, 1975.

(5586)

23

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 397/75. Refund. Made-May 14th, 1975. Filed-May 21st, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

REFUND

CONVEYANCE TO 3M CANADA LIMITED

1. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of The Land Transfer Tax Act, 1974 were applied and that was paid in respect of the tender for registration of the conveyance from The Corporation of the City of London to 3M Canada Limited, a non-resident person, which conveyance is dated the 30th day of October, 1974 and was registered as Instrument Number 406466 in the Land Registry Office for the Registry Division of Middlesex East (No. 33) on the 14th day of November, 1974. O. Reg. 397/75, s. 1.

(5587)

23

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 398/75. Refund. Made—May 14th, 1975. Filed—May 21st, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

REFUND

CONVEYANCE TO JAMES GEORGE BEATTIE AND HIS WIFE, BEVERLY ANN BEATTIE, BOTH OF THE CITY OF BARRIE IN THE COUNTY OF SIMCOE

1. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of The Land Transfer Tax Act, 1974 were applied and that was paid in respect of the tender for registration of the conveyance from Garry William Thomas Swayze of the City of Brampton in The Regional Municipality of Peel to James George Beattie and to Beverly Ann Beattie, non-resident persons, which conveyance is dated the 28th day of August, 1974 and was registered as Instrument Number 94502 in the Land Registry Office for the Land Titles Division of Parry Sound (No. 42) on the 20th day of November, 1974. O. Reg. 398/75, s. 1.

(5588)

23

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 399/75. Order of the Minister. Made—May 22nd, 1975. Filed—May 22nd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 472/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- 1.—(1) Section 1 of the Schedule to Ontario Regulation 472/73 is amended by adding thereto the following paragraphs:
 - ia. That parcel of land beginning at the northwesterly angle of the south quarter of Lot 11 in Concession I North of Dundas Street;

Thence easterly along the northerly limit of that quarter 250 feet to a point;

Thence southwesterly to a point in the westerly limit of that Lot distant 200 feet measured southerly therealong from the place of beginning;

Thence northerly along that westerly limit 200 feet to the place of beginning.

ib. That parcel of land beginning at the southeasterly angle of the northerly threequarters of Lot 20 in Concession I North of Dundas Street;

Thence westerly along the southerly limit of the said northerly three-quarters 620 feet, more or less, to the brow of the slope in Lot 3 of Registered Plan Number 540;

Thence northeasterly along that brow of the slope through lots 3, 4, 5 and 6 of that Plan to the easterly limit of Lot 20 in that Concession;

Thence southerly along that easterly limit 480 feet to the place of beginning.

va. That parcel of land beginning at the intersection of the northerly limit of that part of the King's Highway known as No. 403 and the westerly limit of Brant's Block:

Thence southerly along that westerly limit to the southerly limit of the right-of-way of the Canadian National Railways;

Thence easterly along that southerly limit to the easterly limit of that part of the King's Highway known as The Queen Elizabeth Way;

Thence northeasterly along that easterly limit to a line parallel with and distant 1,650 feet measured westerly at right angles from the centre line of Brant Street;

Thence northerly along that parallel line to the northerly limit of that part of the King's Highway known as The Queen Elizabeth Way; Thence westerly along that northerly limit and along the northerly limit of that part of the King's Highway known as No. 403 to the place of beginning.

- (2) Paragraphs vi and vii of the said section 1 of the said Schedule are revoked and the following substituted therefor:
 - vi. All original road allowances between or fronting the lands described in paragraphs i to v.
- 2. Paragraph i of section 2 of the said Schedule is revoked. O. Reg. 399/75, s. 2.
- 3.—(1) Section 3 of the said Schedule is amended by adding thereto the following paragraphs:
 - va. That parcel of land beginning at the intersection of the westerly prolongation of the southerly limit of Lot 15 in Concession V and the centre line of the road allowance between concessions IV and V;

Thence northerly along that centre line to a line parallel with and distant 200 feet measured northerly at right angles from the centre line of that part of the King's Highway known as No. 401;

Thence easterly along that parallel line to the centre line of the road allowance between concessions V and VI;

Thence southerly along that centre line to the easterly prolongation of the southerly limit of Lot 15 in Concession V;

Thence westerly to and along that southerly limit and its prolongation to the place of beginning.

via. That parcel of land beginning at the intersection of the westerly prolongation of the southerly limit of Lot 15 in Concession VI and the centre line of the road allowance between concessions V and VI;

Thence northerly along that centre line to a line parallel with and distant 200 feet measured northerly at right angles from the centre line of that part of the King's Highway known as No. 401;

Thence easterly along that parallel line to the centre line of the road allowance between concessions VI and VII:

Thence southerly along that centre line to the easterly prolongation of the southerly limit of Lot 15 in Concession VI;

Thence westerly to and along that southerly limit and its prolongation to the place of beginning.

viia. That parcel of land beginning at the intersection of the westerly prolongation of the southerly limit of Lot 15 in Concession VII and the centre line of the road allowance between concessions VI and VII:

Thence northerly along that centre line to a line parallel with and distant 200 feet measured northerly at right angles from the centre line of that part of the King's Highway known as No. 401;

Thence easterly along that parallel line to the centre line of the road allowance between concessions VII and VIII;

Thence southerly along that centre line to the easterly prolongation of the southerly limit of Lot 15 in Concession VII;

Thence westerly to and along that southerly limit and its prolongation to the place of beginning.

viiia. That parcel of land beginning at the intersection of the westerly prolongation of the southerly limit of Lot 15 in Concession VIII and the centre line of the road allowance between concessions VII and VIII;

Thence northerly along that centre line to a line parallel with and distant 200 feet measured northerly at right angle from the centre line of that part of the King's Highway known as No. 401;

Thence easterly along that parallel line to the centre line of the road allowance between concessions VIII and IX;

Thence southerly along that centre line to the easterly prolongation of the southerly limit of Lot 15 in Concession VIII;

Thence westerly to and along that southerly limit and its prolongation to the place of beginning.

ixa. That parcel of land beginning at the intersection of the westerly prolongation of the southerly limit of Lot 15 in Concession IX and the centre line of the road allowance between concessions VIII and IX;

Thence northerly along that centre line to a line parallel with and distant 300 feet measured northerly at right angles from the centre line of that part of the King's Highway known as No. 401;

Thence easterly along that parallel line to the centre line of the road allowance between concessions IX and X;

Thence southerly along that centre line to the easterly prolongation of the southerly limit of Lot 15 in Concession IX;

Thence westerly to and along that southerly limit and its prolongation to the place of beginning.

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xa. That parcel of land beginning at the intersection of the westerly prolongation of the line between the north and south halves of Lot 14 in Concession X and the centre line of the road allowance between concessions IX and X;

Thence southerly along that centre line to the southerly limit of the right-of-way of the Canadian Pacific Railway;

Thence easterly along that southerly limit to the centre line of the road allowance between concessions X and XI;

Thence northerly along that centre line to the easterly prolongation of the line between the north and south halves of Lot 14 in Concession X:

Thence westerly to and along that line and its prolongation to the place of beginning.

xb. That parcel of land beginning at the intersection of the westerly prolongation of the southerly limit of Lot 15 in Concession X and the centre line of the road allowance between concessions IX and X:

Thence northerly along that centre line to a line parallel with and distant 400 feet measured northerly at right angles from the centre line of that part of the King's Highway known as No. 401;

Thence easterly along that parallel line to the centre line of the road allowance between concessions X and X1;

Thence southerly along that centre line to the easterly prolongation of the southerly limit of Lot 15 in Concession X;

Thence westerly to and along that southerly limit and its prolongation to the place of beginning.

xia. That parcel of land beginning at the intersection of the westerly prolongation of the northerly limit of Lot 13 in Concession XI and the centre line of the road allowance between concessions X and XI;

Thence southerly along that centre line to the westerly prolongation of the southerly limit of that Lot;

Thence easterly to and along that southerly limit and its prolongation to the easterly boundary of the former Town of Oakville;

Thence northerly along that easterly boundary to the easterly prolongation of the northerly limit of that Lot;

Thence westerly to and along that northerly limit and its prolongation to the place of beginning.

xib. That parcel of land beginning at the intersection of the westerly prolongation of the southerly limit of Lot 15 in Concession XI and the centre line of the road allowance between concessions X and XI;

Thence northerly along that centre line 250 feet to a point;

Thence easterly and parallel with the southerly limit of that Lot to the eastern boundary of the former Town of Oakville;

Thence southerly along that eastern boundary to the easterly prolongation of the southerly limit of that Lot;

Thence westerly to and along that southerly limit and its prolongation to the place of beginning.

xiia. That parcel of land beginning at the intersection of the centre line of Dundas Street and the southerly prolongation of the westerly limit of Lot 3 in Concession I North of Dundas Street;

Thence easterly along that centre line 300 feet to a point;

Thence northwesterly to a point in the westerly limit of that Lot distant 1,940 feet measured northerly therealong from the said centre line of Dundas Street;

Thence southerly along that westerly limit and its prolongation 1,940 feet to the place of beginning.

xiib. That parcel of land beginning at the intersection of the centre line of Dundas Street and the southerly prolongation of the westerly limit of Lot 5 in Concession I North of Dundas Street;

Thence westerly along that centre line to the southerly prolongation of the westerly limit of Lot 7 in that Concession;

Thence northerly to and along that westerly limit and its northerly prolongation to the centre line of the road allowance between concessions I and II North of Dundas Street;

Thence easterly along that centre line to the northerly prolongation of the west-erly limit of Lot 5 in Concession I North of Dundas;

Thence southerly to and along that westerly limit and its prolongation to the place of beginning.

xiva. That parcel of land beginning at the intersection of the centre line of Dundas Street and the northerly prolongation of the westerly limit of Lot 34 in Concession I South of Dundas Street;

Thence easterly along that centre line to the northerly prolongation of the easterly limit of that Lot;

Thence southerly to and along that easterly limit to the southerly limit of the northerly quarter of that Lot;

Thence westerly along that southerly limit to the westerly limit of that Lot;

Thence northerly along that westerly limit and its prolongation to the place of beginning.

xva. Beginning at the northeasterly angle of the south half of Lot 5 in Concession II South of Dundas Street:

Thence westerly along the northerly limit of that south half of that Lot a distance of 275 feet to a point;

Thence southerly and parallel with the easterly limit of that Lot to the northerly limit of Ford Drive;

Thence westerly along that northerly limit to the westerly limit of that Lot;

Thence southerly along that westerly limit and its prolongation to the centre line of the road allowance between concessions II and III South of Dundas Street:

Thence easterly along that centre line to the southerly prolongation of the easterly limit of Lot 5 in that Concession;

Thence northerly to and along that easterly limit to the place of beginning.

- xviii. All original road allowances between or fronting the lands described in paragraphs i to xvii.
- (2) Paragraph xvi of the said section 3 of the said Schedule is amended by adding at the end thereof:

And saving and excepting the following parcel of land:

Beginning at the southwesterly angle of Lot 32 in Concession III South of Dundas Street;

Thence northerly along the westerly limit of that Lot to the southwesterly top of the bank of a branch of the Twelve Mile Creek lying south of that part of the King's Highway known as The Queen Elizabeth Way;

Thence southeasterly along the top of that bank and the westerly top of the bank of the Twelve Mile Creek to the easterly limit of 'K' Street;

Thence southerly along that easterly limit to the intersection of a line parallel with and distant 25 feet measured westerly from the top of the bank of the Twelve Mile Creek;

Thence southeasterly along that parallel line to the southerly limit of Lot 31 in that Concession;

Thence westerly along the southerly limit of lots 31 and 32 in that Concession to the place of beginning.

(3) Paragraph xvii of the said section 3 of the said Schedule is amended by deleting "and" in the fifth line and by adding at the end thereof: And saving and excepting the following parcel of land:

Beginning at the northwesterly angle of Lot 35 in Concession IV South of Dundas Street;

Thence southerly along the westerly limit of that Lot to the high-water mark of Lake Ontario;

Thence northeasterly along that high-water mark to the westerly limit of the east half of Lot 32 in that Concession;

Thence northerly along that westerly limit to the northerly limit of that Lot;

Thence westerly along the northerly limit of lots 32, 33, 34 and 35 in that Concession to the place of beginning.

- 4. Section 4 of the said Schedule is amended by adding thereto the following paragraphs:
- iiia. That parcel of land beginning at the southwesterly angle of Lot 16 in Concession III Fronting the Humber in the Borough of Etobicoke;

Thence easterly along the southerly limit of that Lot to the westerly limit as shown on Registered Plan Number 5135;

Thence northerly and northeasterly along that westerly limit to the northerly limit as shown on that Plan, being the southerly limit of Eglinton Avenue West;

Thence northerly at right angles from that southerly limit to the northerly limit of that part of the King's Highway known as No. 401;

Thence westerly along that southerly limit and the southerly limit of Carlingview Drive to the line between the north and south halves of Lot 18 in that Concession;

Thence westerly along that centre line and its prolongation to the centre line of the road allowance between concessions III and IV;

Thence southerly along that centre line to the westerly prolongation of the southerly limit of Lot 16 in Concession III;

Thence easterly along that prolongation to the place of beginning.

iva. That parcel of land beginning at the intersection of the centre line of Lot 36 in Concession IV Fronting the Humber and the easterly limit of the Indian Line Road in the Borough of Etobicoke;

Thence westerly along that centre line to the westerly boundary of the Borough of Etobicoke;

Thence northerly along that westerly boundary to the southerly limit of the right-of-way of the Canadian National Railways;

Thence easterly along that southerly limit to the easterly limit of that part of the proposed King's Highway known as No. 427;

Thence southerly along that easterly limit to the easterly limit of the Indian Line Road;

Thence southerly along that easterly limit to the place of beginning.

 vi. All original road allowances between or fronting the lands described in paragraphs i to v.

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- 5. The said Schedule is amended by adding thereto the following section:
- 4a. In the Borough of North York in The Municipality of Metropolitan Toronto, being composed of:
 - (i) That parcel of land beginning at the intersection of the northerly boundary of the Borough of North York and the centre line of the road allowance between concessions IV and V West of Yonge Street;

Thence southerly along that centre line to the westerly prolongation of the northerly limit of Lot 24 in Concession IV West of Yonge Street;

Thence easterly to and along that northerly limit to a point distant 718.66 feet measured easterly from the northwesterly angle of that Lot;

Thence south 41° 41′ 30″ east 72.77 feet to a point;

Thence south $56^{\circ} 09' 30''$ east 103.22 feet to a point;

Thence south 20° 34′ east 70.17 feet to a point;

Thence 67° 38' west 55.56 feet to a point;

Thence south 16° 51′ 10" east 106.59 feet to a point;

Thence south 40° 02′ 30″ east 197.22 feet to a point;

Thence south 9° 02' east 169.15 feet to a point;

Thence south 32° 44′ 50″ east 229.73 feet to a point;

Thence south 51° 51′ 20″ east 20 feet, more or less, to the southerly limit of Shoreham Drive;

Thence easterly along that southerly limit to the westerly limit of Murray Ross Parkway;

Thence northerly along that westerly limit and its prolongation to the northern boundary of the Borough of North York;

Thence westerly along that northern boundary to the place of beginning.

(ii) That parcel of land beginning at the northwesterly angle of the Borough of North York;

Thence easterly along the northerly boundary of that Borough to its point of intersection with the northerly prolongation of the westerly limit as shown on Registered Plan Number 7907 the said point being 351.59 feet west of the westerly limit of Islington Avenue;

Thence southerly to and along that westerly limit to the northerly limit as shown on Registered Plan Number 7352;

Thence southwesterly along the northwesterly limit of that Plan to the easterly angle of Block B of that Plan;

Thence southerly along the easterly limits of that Block to the southerly limit of Lot 25 in Concession VII West of Yonge Street;

Thence westerly along that southerly limit and its prolongation to the western boundary of the Borough of North York;

Thence northerly along that western boundary to the place of beginning.

6. Section 6 of the said Schedule is amended by adding thereto the following paragraphs:

 ia. That parcel of land beginning at the southeasterly angle of Lot 3 in Concession I East of Hurontario Street in the former Town of Mississauga;

Thence westerly along the southerly limit of that Lot a distance of 600 feet to a point;

Thence northerly and parallel with the easterly limit of that Lot to the line between the north and south halves of that Lot:

Thence easterly along that line and its prolongation to the centre line of the road allowance between concessions I and II East of Hurontario Street;

Thence southerly along that centre line to the easterly prolongation of the southerly limit of that Lot;

Thence westerly along that prolongation to the place of beginning.

ib. That parcel of land beginning at a place in the centre line of Hurontario Street distant 500 feet measured northerly therealong from the westerly prolongation of the southerly limit of Lot 12 in Concession I East of Hurontario Street;

Thence southeasterly in a straight line to the southwesterly angle of the east half of that Lot;

Thence easterly along the southerly limit of that Lot and its prolongation to the centre line of the road allowance between concessions I and II East of Hurontario Street;

Thence northerly along that centre line to the easterly prolongation of the northerly limit of the south quarter of that Lot 12;

Thence westerly along that northerly limit to the line between the east and west halves of that Lot;

Thence northerly along that line to the northerly limit of the southerly half of that Lot;

Thence westerly along that northerly limit and its prolongation to the centre line of Hurontario Street;

Thence southerly along that centre line to the place of beginning.

iia. That parcel of land beginning at a place in the southerly limit of Lot 1 in Concession II East of Hurontario Street distant 1,254 feet measured easterly therealong from the southwesterly angle of that Lot;

Thence northerly to a point in the southerly limit of Lot 2 in that Concession distant 1,202 feet measured easterly therealong from its southwesterly angle;

Thence northerly to a point in the northerly limit of the south half of that Lot distant 1,240 feet measured easterly therealong from its northwesterly angle;

Thence westerly along that northerly limit and its prolongation to the centre line of the road allowance between concessions I and II East of Hurontario Street;

Thence northerly along that centre line to a point distant 1,350 feet measured northerly therealong from the westerly prolongation of the southerly limit of Lot 3 in that Concession II;

Thence easterly at right angles from that centre line 720 feet to a point;

Thence southerly and parallel with that centre line 300 feet to a point;

Thence easterly and parallel with the northerly limit of that Lot a distance of 750 feet to a point;

Thence northerly to a point in the southerly limit of Lot 4 in that Concession distant 1,200 feet measured easterly therealong from its southwesterly angle;

Thence northerly and parallel with the westerly limit of lots 4 and 5 to the southerly limit of that part of the King's Highway known as No. 401;

Thence westerly along that southerly limit to the centre line of the road allowance between concessions I and II East of Hurontario Street;

Thence northerly along that centre line to the northerly limit of that part of the King's Highway known as No. 401;

Thence easterly along that northerly limit to a line parallel with and distant 1,100 feet measured easterly from the westerly limit of that Concession II;

Thence northerly and parallel with that westerly limit to the centre line of Lot 8 in that Concession;

Thence easterly along that centre line to a line parallel with and distant 1,500 feet measured easterly from the westerly limit of that Concession;

Thence southerly along that parallel line to the centre line of the Base Line Road;

Thence westerly along that centre line 246 feet to a point;

Thence northerly 33 feet to the place of beginning.

iib. That parcel of land beginning at the northeasterly angle of Lot 4 in Concession II East of Hurontario Street;

Thence easterly along the prolongation of the northerly limit of that Lot to the centre line of the road allowance between concessions II and III East of Hurontario Street;

Thence southerly along that centre line 640 feet to a point;

Thence westerly and parallel with that northerly limit 1,000 feet to a point;

Thence southwesterly to a point in the southerly limit of that Lot distant 1,500 feet measured westerly from its southeasterly angle;

Thence northerly and parallel with the easterly limit of that Lot to its northerly limit;

Thence easterly along that northerly limit to the place of beginning.

iic. That parcel of land beginning at the northeasterly angle of Lot 11 in Concession II East of Hurontario Street;

Thence easterly along the prolongation of the northerly limit of that Lot to the centre line of the road allowance between concessions II and III East of Hurontario Street:

Thence southerly along that centre line 150 feet to a point;

Thence westerly and parallel with that northerly limit to a point distant 1,500 feet measured westerly therealong from the easterly limit of that Lot;

Thence northerly and parallel with the easterly limit of that Lot to the northerly limit of that Lot:

Thence easterly along that northerly limit to the place of beginning.

iiia. That parcel of land beginning at the southwesterly angle of Lot 12 in Concession III East of Hurontario Street;

Thence westerly along the prolongation of the southerly limit of that Lot to the centre line of the road allowance between concessions II and III East of Hurontario Street;

Thence northerly along that centre line to the westerly prolongation of the southerly limit of the north quarter of the west half of that Lot;

Thence easterly to and along that southerly limit to its southeasterly angle;

Thence northerly along the centre line of lots 12 and 13 in Concession II to the northerly limit of the south quarter of that Lot 13;

Thence easterly along that northerly limit and its prolongation to the centre line of the road allowance between concessions III and IV East of Hurontario Street;

Thence southerly along that centre line to a point distant 500 feet measured southerly therealong from the easterly prolongation of the northerly limit of Lot 12 in Concession III East of Hurontario Street;

Thence southwesterly in a straight line to the place of beginning.

iva. That parcel of land beginning at a place in the centre line of the road allowance between concessions III and IV East of Hurontario Street and distant 500 feet measured southerly therealong from the westerly prolongation of the notherly limit of Lot 12 in that Concession IV;

Thence northeasterly to a point in the northerly limit of that Lot distant 1,200 feet measured easterly therealong from its northwesterly angle;

Thence northeasterly to the northeasterly angle of the south half of the east half of Lot 13 in that Concession;

Thence easterly along the prolongation of that half Lot limit to the centre line of the road allowance between concessions IV and V East of Hurontario Street;

Thence northerly along that centre line to the easterly prolongation of the northerly limit of that Lot;

Thence westerly to and along that northerly limit to the northeasterly angle of the northerly quarter of the west half of that Lot;

Thence southerly along the easterly limit of that quarter to its southerly limit;

Thence westerly along that southerly limit and its prolongation to the centre line of the road allowance between concessions III and IV East of Hurontario Street;

Thence southerly along that centre line to the place of beginning.

va. That parcel of land beginning at the southwesterly angle of the northwest quarter of Lot 13 in Concession V East of Hurontario Street;

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Thence northeasterly in a straight line to a point in the easterly limit of that quarter distant 450 feet measured northerly therealong from its southeasterly angle;

Thence northeasterly along the prolongation of that straight line 300 feet to a point;

Thence northerly in a straight line to a point in the northerly limit of that Lot 13 distant 450 feet measured westerly therealong from the southwesterly limit of the right-of-way of the Canadian National Railways;

Thence easterly along the northerly limit of that Lot to the easterly limit of the right-of-way of the spur of that Railway;

Thence northeasterly along that southeasterly limit of the right-of-way of that Railway to the centre line of the road allowance between concessions V and VI East of Hurontario Street:

Thence northerly along that centre line to the easterly prolongation of the line between the north and south halves of Lot 14 in that Concession V;

Thence westerly to and along that line to the centre line of that Concession;

Thence southerly along that centre line to the northerly limit of the south quarter of Lot 14 in that Concession;

Thence westerly along that northerly limit and its prolongation to the centre line of the road allowance between concessions IV and V East of Hurontario Street;

Thence southerly along that centre line to the westerly prolongation of the southerly limit of the north half of Lot 13 in that Concession V;

Thence easterly along that prolongation to the place of beginning.

via. That parcel of land beginning at the intersection of the easterly prolongation of the southerly limit of Lot 2 in Concession VI East of Hurontario Street and the centre line of the road allowance between concessions VI and VII East of Hurontario Street;

Thence northerly along that centre line 800 feet to a point;

Thence southwesterly in a straight line to a point in that southerly limit distant 1,200 feet measured westerly therealong from its southeasterly angle;

Thence easterly along that southerly limit and its prolongation to the place of beginning.

vib. That parcel of land beginning at the intersection of the centre line of the road allowance between concessions VI and VII East of Hurontario Street and the easterly prolongation of the line between the north and south halves of Lot 14 in that Concession VI;

Thence southerly along that centre line of that road allowance to a point distant 215 feet measured southerly therealong from the southerly limit of the right-of-way of the Canadian National Railways;

Thence westerly and parallel with that southerly limit 780 feet, more or less, to the northerly prolongation of the easterly limit of Block D of Registered Plan Number 841;

Thence southerly along that prolongation to the northeasterly angle of that Block;

Thence westerly along the northerly limit of blocks D and C to the northwesterly angle of Block C;

Thence westerly and parallel with the last-mentioned southerly limit 790 feet to a point;

Thence southerly and parallel with the westerly limit of Concession VI East of Hurontario Street 360 feet to a point;

Thence westerly and parallel with that southerly limit to the centre line of the road allowance between concessions V and VI East of Hurontario Street;

Thence northerly along that centre line to the westerly prolongation of the line between the north and south halves of Lot 14 in that Concession VI;

Thence easterly to and along that centre line to the place of beginning.

viia. That parcel of land beginning at the southwesterly angle of Lot 2 in Concession VII East of Hurontario Street;

> Thence westerly along the prolongation of the southerly limit of that Lot to the centre line of the road allowance between concessions VI and VII East of Hurontario Street;

> Thence northerly along that centre line 800 feet to a point;

Thence northeasterly in a straight line to a point in the easterly limit of that Lot distant 300 feet measured southerly therealong from its northeasterly angle;

Thence northeasterly along the prolongation of that straight line to the easterly boundary of the City of Mississauga;

Thence southerly along that easterly boundary to the easterly prolongation of the southerly limit of that Lot;

Thence westerly to and along that southerly limit to the place of beginning.

xa. That parcel of land beginning at the intersection of the centre line of Hurontario Street and the easterly prolongation of the line between the north and south halves of Lot 12 in Concession I West of Hurontario Street;

Thence southerly along that centre line 500 feet to a point;

Thence northwesterly in a straight line to the southwesterly angle of the north half of the east half of that Lot:

Thence easterly along that half Lot line and its prolongation to the place of beginning.

xb. That parcel of land beginning at the southeasterly angle of the north half of the west half of Lot 12 in Concession I West of Hurontario Street;

Thence northerly along the easterly limit of that west half to the southerly limit of the north quarter of that Lot;

Thence westerly along that southerly limit and its prolongation to the centre line of the road allowance between concessions I and II West of Hurontario Street;

Thence southerly along that centre line 450 feet to a point;

Thence southeasterly in a straight line to the place of beginning.

xia. That parcel of land beginning at the intersection of the westerly prolongation of the line between the north and south halves of Lot 13 in Concession II West of Hurontario Street and the centre line of the road allowance between concessions II and III West of Hurontario Street:

Thence northerly along that centre line 600 feet to a point;

Thence southeasterly in a straight line to a point in the line between the north and south halves of that Lot distant 1,100 feet measured easterly from its westerly limit;

Thence westerly along that line to the place of beginning.

xiia. That parcel of land beginning at the intersection of the easterly prolongation of the northerly limit of Lot 12 in Concession III West of Hurontario Street and the centre line of the road allowance between concessions II and III West of Hurontario Street;

Thence southerly along that centre line to the easterly prolongation of a line parallel with and distant 200 feet measured southerly from the northerly limit of Lot 10 in Concession III West of Hurontario Street:

Thence westerly to and along that parallel line to the westerly high-water mark of the Credit River;

Thence northerly along that westerly high water mark to the northerly limit of that Lot;

Thence westerly along that northerly limit 640 feet to a point;

Thence northerly to and along the westerly limit of the lands of the Botanical Gardens as described in Instrument Number 116510 to the northwesterly limit of the right-of-way of the Canadian Pacific Railway;

Thence northeasterly along that northwesterly limit 522.57 feet to the northerly limit of Lot 11 in that Concession;

Thence northerly and parallel with the westerly limit of Lot 12 in that Concession to the line between the north and south halves of that Lot;

Thence easterly along that half Lot line to the centre line of that Concession;

Thence northerly along that centre line to the northerly limit of that Lot;

Thence easterly along that northerly limit and its prolongation to the place of beginning.

xiva. That parcel of land beginning at the northeasterly angle of the southwesterly quarter of Lot 13 in Concession V West of Hurontario Street;

Thence westerly along the line between the north and south halves of that Lot $400 \; \text{feet to a point};$

Thence southeasterly in a straight line to a point in the easterly limit of the southwest quarter of that Lot distant 200 feet measured southerly therealong from its northeasterly angle;

Thence northerly along that easterly limit 200 feet to the place of beginning.

xva. That parcel of land beginning at the intersection of the westerly boundary of the City of Mississauga and the westerly prolongation of a line parallel with and distant 200 feet measured northerly at right angles from the southerly limit of Lot 13 in Concession VI West of Hurontario Street:

Thence easterly to and along that parallel line to a point distant 700 feet measured easterly therealong from the westerly limit of that Lot;

Thence northeasterly in a straight line to the southwesterly angle of the east half of Lot 14 in that Concession;

Thence easterly along the southerly limit of that Lot and its prolongation to the centre line of the road allowance between concessions V and VI West of Hurontario Street:

Thence northerly along that centre line to the easterly prolongation of the northerly limit of the south quarter of that Lot;

Thence westerly to and along that northerly limit to the centre line of that Concession VI;

Thence northerly along that centre line to the line between the north and south halves of the west half of that Lot;

Thence westerly along that half Lot line and its prolongation to the westerly boundary of the City of Mississauga;

Thence southerly along that westerly boundary to the place of beginning.

xvia. That parcel of land beginning at the northwesterly angle of the southerly 3,800 feet of Lot 8 in Concession II North of Dundas Street;

Thence easterly and parallel with the southerly limit of that Lot 800 feet to a point;

Thence southwesterly 870 feet, more or less, to the northeasterly angle of Instrument Number 118939 V.S.;

Thence southwesterly 1,300 feet, more or less, to the southwesterly angle of that Instrument:

Thence southwesterly 950 feet, more or less, to a point on the southerly limit of Instrument Number 115239 V.S. distant 462.40 feet measured easterly therealong from the easterly limit of the road allowance between lots 10 and 11 in that Concession;

Thence westerly along that southerly limit 250 feet to a point;

Thence southerly and parallel with the easterly limit of that road allowance to the intersection of the easterly prolongation of the southerly limit of Lot 13 of Registered Plan A-24;

Thence westerly to and along that southerly limit to a point distant 100 feet measured westerly therealong from its southeasterly angle;

Thence northerly and parallel with the easterly limit of that Lot a distance of 250 feet to a point;

Thence northwesterly to a point distant 250 feet measured westerly from that easterly limit along a line parallel with and distant 60 feet measured southerly at right angles from the northerly limit of that Lot:

Thence westerly to a point in the westerly limit of Lot 14 of that Plan distant 70 feet measured southerly from its northwesterly angle;

Thence westerly to a point in the westerly limit of Lot 12 in that Concession II distant 3,257 feet measured northerly therealong from its southwesterly angle;

Thence westerly to a point in the westerly limit of Lot 13 in that Concession distant 3,295 feet measured northerly therealong from its southwesterly angle;

Thence westerly to a point in the westerly limit of Lot 14 in that Concession distant 3,168 feet measured northerly therealong from its southwesterly angle;

Thence westerly to a point in the westerly limit of Lot 15 in that Concession distant 2,890 feet measured northerly therealong from its southwesterly angle;

Thence westerly to a point in the easterly limit of Lot 16 in that Concession distant 2,870 feet measured northerly therealong from its southeasterly angle;

Thence westerly to a point in the westerly limit of that Lot distant 2,980 feet measured northerly therealong from its southwesterly angle;

Thence westerly to a point in the southerly limit of the portion of The Parkway Belt Planning Area described in paragraph xvi, the said point being distant 400 feet measured westerly along a line parallel with and distant 3,050 feet measured northerly from the southerly limit of Lot 17 in that Concession;

Thence easterly following the southerly limits of that portion of the Planning Area to the place of beginning.

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xvib. That parcel of land beginning at a place in the line between the east and west halves of Lot 10 in Concession II North of Dundas Street distant 500 feet measured southerly therealong from the northerly limit of that Lot;

Thence easterly and parallel with that northerly limit to the westerly limit of Lot 9 in that Concession;

Thence southerly along that westerly limit 1,360.55 feet to a point;

Thence easterly to a point in the westerly limit of Tomken Road distant 1,868.66 feet measured southerly therealong from the northerly limit of that Lot;

Thence southeasterly to a point in the easterly limit of Tomken Road distant 1,897.58 feet measured southerly therealong from the northerly limit of Lot 8 in that Concession;

Thence easterly and parallel with that northerly limit 904.18 feet to a point;

Thence southerly and parallel with the easterly limit of Tomken Road 202.42 feet to the northerly limit of the portion of The Parkway Belt Planning Area described in paragraph xvi;

Thence westerly and northerly following the northerly limits of that portion of the Planning Area to the place of beginning.

xvic. That parcel of land beginning at the northwesterly angle of the east half of Lot 11 in Concession 11 North of Dundas Street;

> Thence northerly along the northerly prolongation of that half Lot limit to the centre line of the Base Line Road;

> Thence westerly along that centre line to the northerly prolongation of a line parallel with and distant 360 feet measured easterly from the westerly limit of that Lot;

Thence southerly to and along that parallel line to a point distant 2,000 feet measured southerly from the northerly limit of that Lot;

Thence easterly and parallel with that northerly limit to the line between the east and west halves of that Lot;

Thence northerly along that line 2,000 feet to the place of beginning.

xvid. That parcel of land beginning at a place in the easterly limit of Lot 33 in Concession II North of Dundas Street distant 3,100 feet measured northerly therealong from its southeasterly angle;

Thence southerly along that easterly limit 50 feet to a point;

Thence westerly to a point in the westerly limit of that Lot 33 distant 3,080 feet measured northerly therealong from its southwesterly angle;

Thence westerly to a point in the westerly limit of Lot 34 in that Concession distant 3,125 feet measured northerly therealong from its southwesterly angle;

Thence westerly to a point in the westerly limit of Lot 35 in that Concession distant 3,150 feet measured northerly therealong from its southwesterly angle;

Thence westerly and parallel with the southerly limit of that Lot to the centre line of the road allowance between the towns of Mississauga and Oakville;

Thence northerly along that centre line to a line parallel with and distant 3,200 feet measured northerly from that southerly limit;

Thence easterly along that parallel line to the southwesterly angle of the portion of The Parkway Belt Planning Area described in paragraph xvi;

Thence easterly along the southerly limits of that portion of the Planning Area to the place of beginning.

xviiia. That parcel of land beginning at a place in the easterly limit of Lot 1 in Range 4 North of Dundas Street distant 2,700 feet measured northerly therealong from the southerly limit of that Lot;

Thence westerly and parallel with that southerly limit 300 feet to a point;

Thence easterly to a point in the easterly limit of the said Lot 1 distant 2,640 feet measured northerly therealong from its southerly limit;

Thence northerly along that easterly limit 60 feet to the place of beginning.

xviiib. That parcel of land beginning at a place in the easterly limit of Lot 2 in Range 4 North of Dundas Street distant 2,450 feet measured northerly therealong from the southerly limit of that Lot;

Thence westerly and parallel with that southerly limit 300 feet to a point;

Thence easterly to a point in the easterly limit of that Lot distant 2,400 feet measured northerly therealong from its southerly limit;

Thence northerly along that easterly limit 50 feet to the place of beginning.

xviiic. That parcel of land beginning at a place in the line between the east and west halves of Lot 3 in Range 4 North of Dundas Street distant 2,350 feet measured northerly therealong from the southerly limit of that Lot;

Thence westerly and parallel with that southerly limit 400 feet to a point;

Thence easterly to a point in that half Lot line distant 2,275 feet measured northerly therealong from that southerly limit;

Thence northerly along that half Lot line 75 feet to the place of beginning.

xviiid. That parcel of land beginning at the southwesterly angle of Lot 7 in Range 4 North of Dundas Street;

Thence northerly along the westerly limit of that Lot to the northerly limit of the right-of-way of the Canadian Pacific Railway;

Thence southeasterly along that northerly limit to the southerly limit of Burnhamthorpe Road;

Thence westerly along that southerly limit to the southerly prolongation of the westerly limit of that Lot;

Thence northerly along that prolongation to the place of beginning.

- xxii. All original road allowances between or fronting the lands described in paragraphs i to xxi.
- 7. Section 7 of the said Schedule is amended by adding thereto the following paragraphs:
 - ia. That parcel of land beginning at the southeasterly angle of Lot 2 in Concession VII in the former Township of Toronto Gore;

Thence westerly along the southerly limit of that Lot 800 feet to a point;

Thence northeasterly in a straight line to the northeasterly angle of the south half of that Lot;

Thence easterly along the easterly prolongation of the northerly limit of that south half to the centre line of the road allowance between concessions VII and VIII in the former Township of Toronto Gore;

Thence southerly along that centre line to the easterly prolongation of the southerly limit of that Lot;

Thence westerly along that prolongation to the place of beginning.

iv. Beginning at a place in the centre line of the road allowance between concessions IX and X in the former Township of Toronto Gore distant 400 feet measured southerly therealong from the westerly prolongation of the northerly limit of Lot 2 in that Concession X;

Thence easterly in a straight line to a point in the easterly limit of that Lot distant 750 feet measured southerly therealong from the northerly limit of that Lot;

Thence easterly along the prolongation of that straight line to the eastern boundary of the City of Brampton;

Thence southerly along that eastern boundary to the centre line of the road allowance between concessions IX and X in the former Township of Toronto Gore;

Thence northerly along that centre line to the place of beginning.

- v. All original road allowances between or fronting the lands described in paragraphs i to iii.
- 8. Section 9 of the said Schedule is amended by adding thereto the following paragraphs:
- iva. That parcel of land beginning at a place in the northeasterly limit of Lot 8 in Concession III distant 900 feet measured southeasterly from the southerly limit of that part of the King's Highway known as No. 5;

Thence southwesterly and parallel with the northwesterly limit of that Lot to the limit as shown on Registered Plan Number 894:

Thence northwesterly along that limit to an angle in that Plan;

Thence northeasterly following the southerly limit of that Plan to the northeasterly limit of the said Lot 8;

Thence southeasterly along that north-easterly limit to the place of beginning.

ivb. That parcel of land beginning at a place in the northeasterly limit of Lot 9 in Concession III distant 900 feet measured southeasterly from the southerly limit of that part of the King's Highway known as No. 5;

Thence southwesterly and parallel with the northwesterly limit of that Lot to the northeasterly limit as shown on Registered Plan Number 953;

Thence northwesterly along that northeasterly limit to a line parallel with and distant 200 feet measured northwesterly from the brow of the escarpment;

Thence northeasterly and parallel with that brow to the northeasterly limit of the said Lot;

Thence southeasterly along that north-easterly limit 10 feet to the place of beginning.

- All original road allowances between or fronting the land described in paragraphs i to iv.
- 9. The said Schedule is further amended by adding thereto the following section:

9a. In the City of Hamilton in The Regional Municipality of Hamilton-Wentworth, more particularly described as follows:

 Beginning at the intersection of the northwesterly boundary of the City of Hamilton and the westerly limit of the lands of the Ontario Hydro crossing the Ancaster Creek;

Thence southerly along that westerly limit to its intersection with the westerly prolongation of the northerly limit of Lot 19 of Registered Plan Number 904;

Thence easterly to and along that northerly limit to the westerly limit of Parcel 'A' of Registered Plan Number 770;

Thence southerly along that westerly limit to the southerly limit of that Parcel;

Thence northeasterly following the southeasterly limits of that Parcel to the westerly limit of Lakelet Drive as shown on Registered Plan Number 691;

Thence northerly along that westerly limit to the northerly limit of that Plan;

Thence easterly along that northerly limit to the westerly limit of Lot 28 of Registered Plan Number 824;

Thence northerly along the westerly limit of lots 28, 27, 26, 25 and 24 as shown on that Plan to the northerly limit as shown on that Plan;

Thence easterly along that northerly limit to the westerly limit of the right-of-way of the Toronto, Hamilton and Buffalo Railway;

Thence north 7° 06' west along that westerly limit 428.0 feet to a point;

Thence north 59° 30′ east 600 feet, more or less, to a survey post in the westerly limit of the lands of the Royal Botanical Gardens as shown on Instrument Number 297345 (Ham);

Thence south 19° 26′ 30″ east 407 feet, 0 inches to a point;

Thence north 88° 18′ east 340 feet, 9¼ inches to a point;

Thence north 5° 19' east 1,052 feet, $9\frac{1}{2}$ inches to a point;

Thence north $61^{\circ}28'$ east 83 feet, $2\frac{1}{4}$ inches to a point;

Thence south 37° 19′ east 196 feet, 93/4 inches to a point;

Thence north 89° 51′ 30″ east 106 feet. $1\frac{3}{4}$ inches to a point;

Thence north 42° 33′ east 875 feet, 10 inches to a point;

Thence north 75° 47′ 30″ east 400 feet to a point;

Thence southeasterly in a straight line to the westerly angle of Lot 49 of Registered Plan Number 685;

Thence easterly along the northerly limit of the said Plan to its easterly angle;

Thence southeasterly to and along the northeasterly limit as shown on Registered Plan Number 680 to the northerly limit of Knoll Drive;

Thence in a general easterly direction following the northerly limits of Knoll Drive, Dromore Crescent, Marion Avenue, Cline Crescent and King Street West to the boundary between the former townships of Ancaster and Barton;

Thence northerly along the said boundary to the northerly limit as shown on Registered Plan Number 730;

Thence northeasterly along that northerly limit and the easterly prolongation of the northerly limit as shown on the said Plan to the easterly limit of Longwood Road:

Thence northerly along the said easterly limit to the westerly prolongation of the northerly limit of Lot 21 of Registered Plan Number 902;

Thence easterly to and along the northerly limit of lots 21, 22 and 23 as shown on the said Plan to the northeasterly angle of the said Lot 23;

Thence southerly along the westerly limit of Block A of the said Plan to its southwesterly angle;

Thence easterly along the southerly limit of the said Block to its southeasterly angle;

Thence southerly along the westerly limit of Paradise Road North to the westerly prolongation of the northerly limit of Lot 181 of Registered Plan Number 115;

Thence easterly to and along the northerly limit of that Lot to its northeasterly angle;

Thence southerly along the easterly limit of the said Lot to its southeasterly angle;

Thence easterly along the southerly limit of Lot 180 of the said Plan, being along the northerly limit of Registered Plan Number 918, to the easterly limit of the said Plan;

Thence southerly along the easterly limit of the said Plan to its southeasterly angle;

Thence westerly along the southerly limit of the said Plan to the northwesterly angle of Lot 170 of Registered Plan Number 115;

Thence southerly along the westerly limit of lots 170, 169, 166, 165, 162, 161, 158, 157, 154, 152, 151, 147 and 146 of the

said Plan and the southerly prolongation of the westerly limit of the said Lot 146 to the southerly limit of Edgevale Place;

Thence westerly along the said southerly limit to the easterly limit of Parkside Road North:

Thence southerly along the said easterly limit to a line midway between Athol Street and Dufferin Street;

Thence easterly along the said line to the easterly limit of Macklin Street;

Thence southerly along the said easterly limit to the southerly limit of Dufferin Street;

Thence easterly along the said southerly limit to the northwesterly angle of Lot 286 of that Plan;

Thence southerly along the westerly limit of the said Lot 286 to its southwesterly angle;

Thence easterly along the southerly limit of lots 286, 288, 290 and 292 of the said Plan to the westerly limit of Lot 293 of the said Plan;

Thence southerly along the said westerly limit and its southerly prolongation to the southerly limit of Glen Road;

Thence easterly along the said southerly limit to the northerly limit of King Street West;

Thence easterly along the said northerly limit to the easterly limit of the right-of-way of the Toronto, Hamilton and Buffalo Railway;

Thence northerly along the said easterly limit to the southerly limit of Lot 8 of Registered Plan Number 42;

Thence easterly along the southerly limit of lots 8, 7 and 6 of the said Plan to the easterly limit of the said Lot;

Thence northerly along the said easterly limit to the northeasterly angle of the said Lot:

Thence northerly to and along the easterly limit of Lot 17 of the said Plan to its northeasterly angle;

Thence westerly along the southerly limit of lots 6, 7, 8, 9 and 10 of the said Plan to the westerly limit of the said Lot 10;

Thence northerly along the said westerly limit to the southerly limit of Jones Street;

Thence easterly along the said southerly limit to the northeasterly angle of Lot 7 of the said Plan;

Thence northerly to and along the westerly limit of Lot 51 of Registered Plan Number 75 to its northwesterly angle;

Thence easterly along the northerly limit of lots 51 and 50 of the said Plan to the westerly limit as shown on Registered Plan Number 200;

Thence northerly along that westerly limit to the northerly limit as shown on the said Plan;

Thence easterly along the northerly limit as shown on Registered Plan Numbers 200 and 75 to the southwesterly limit of York Street;

Thence southeasterly along the said southwesterly limit to the southerly prolongation of the westerly limit shown on Registered Plan Number 228;

Thence northerly to and along the said westerly limit to the southerly limit of the right-of-way of the Canadian National Railways;

Thence easterly along the said southerly limit to the northerly prolongation of the easterly limit of Crooks Street;

Thence northerly along the said northerly prolongation to the Harbour Headline of Hamilton Harbour:

Thence westerly and northerly along the said Harbour Headline to Carrolls Point;

Thence northeasterly along the northerly shore of Hamilton Harbour to an angle in the City of Hamilton;

Thence northwesterly along the boundaries between the cities of Hamilton and Burlington to the eastern boundary of the Town of Dundas:

Thence southwesterly along the boundaries between the City of Hamilton and the Town of Dundas to the place of beginning.

- 10. Section 11 of the said Schedule is amended by adding thereto the following paragraphs:
 - ia. That parcel of land beginning at a place in the westerly limit of Lot 18 in Con-

cession 1 distant 2,350 feet measured southerly therealong from its northwest-erly angle;

Thence easterly and parallel with the northerly limit of the said Lot to the easterly limit of the west half of half of the said Lot;

Thence northerly along the said half Lot limit to the brow of the escarpment;

Thence westerly along the said brow to the westerly limit of the said Lot;

Thence southerly along that westerly limit to the place of beginning.

iva. That parcel of land beginning at a place in the easterly limit of Lot 20 in Concession II distant 4,400 feet measured southerly therealong from its northeasterly angle;

Thence northerly along that easterly limit to a line parallel with and distant 300 feet measured northwesterly from the northwesterly limit of Rock Chapel Road;

Thence southwesterly and southerly and parallel with the westerly limit of that Road to its intersection with a line parallel with and distant 4,400 feet measured southerly from the northerly limit of that Lot 20

Thence easterly and parallel with that northerly limit to the place of beginning.

via. That parcel of land beginning at a place in the westerly limit of Lot 22 in Concession II being distant 1,600 feet measured southerly therealong from its northwesterly angle;

Thence easterly and parallel with the northerly limit of that Lot to its intersection with a line parallel with and distant 300 feet north of the brow of the escarpment;

Thence westerly and parallel with that brow to the westerly limit of the said Lot;

Thence southerly along that westerly limit a distance of 15 feet to the place of beginning.

x. That parcel of land beginning at the intersection of the northeastern boundary of the Township of West Flamborough and the southerly limit of the road allowance between concessions 11 and III;

Thence westerly along that southerly limit to its intersection with a line parallel with and distant 300 feet measured northwesterly from the brow of the escarpment;

Thence northeasterly and parallel with that brow to the northeastern boundary of the Township of West Flamborough;

Thence southeasterly along that northeastern boundary to the place of beginning.

- xi. All original road allowances between or fronting the lands described in paragraphs i to x.
- 11. Section 12 of the said Schedule is amended by adding thereto the following paragraphs:
 - ia. That parcel of land beginning at the northwesterly angle of Lot 35 in Concession I in the Town of Markham;

Thence westerly along the prolongation of the northerly limit of that Lot to the western boundary of the Town of Markham;

Thence northerly along that western boundary to the northerly limit of that part of the proposed King's Highway known as No. 407;

Thence easterly along that northerly limit to the centre line of the road allowance between concessions I and II East of Yonge Street;

Thence southerly along that centre line to the easterly prolongation of the northerly limit of Lot 35 in that Concession 1;

Thence westerly to and along that northerly limit to the place of beginning.

iia. That parcel of land beginning at the northwesterly angle of Lot 10 in Concession II;

Thence westerly along the prolongation of the northerly limit of that Lot to the centre line of the road allowance between concessions I and II;

Thence northerly along that centre line to the northerly limit of that part of the proposed King's Highway known as No. 407;

Thence easterly along that northerly limit to the southerly limit of Lot 11 in Concession II;

Thence easterly along that southerly limit and its prolongation to the centre line of the road allowance between concessions II and III;

Thence southerly along that centre line to the easterly prolongation of the northerly limit of Lot 10 in Concession II:

Thence westerly to and along that northerly limit to the place of beginning.

iva. That parcel of land beginning at the northwesterly angle of Lot 4 in Concession IV;

Thence westerly along the prolongation of the northerly limit of that Lot to the centre line of the road allowance between concessions III and IV;

Thence southerly along that centre line to the westerly prolongation of the southerly limit of the lands of the Canadian National Railways;

Thence easterly to and along that southerly limit to the northerly limit of Lot 4 in Concession IV;

Thence westerly along that northerly limit to the place of beginning.

viia. That parcel of land beginning at the southwesterly angle of Lot 10 in Concession VII;

Thence easterly along the southerly limit of that Lot a distance of 358.45 feet, more or less, to the southwesterly angle of Lot 86 of Registered Plan Number 7326;

Thence northerly along the westerly limit of that Lot 50.0 feet to the southeasterly angle of Lot 87 of that Plan;

Thence westerly along the southerly limit of lots 87, 88 and 89 of that Plan 308.56 feet to the southwesterly angle of that Lot 89;

Thence westerly along the prolongation of the southerly limit of that Lot a distance of 83 feet, more or less, to the centre line of the road allowance between concessions VI and VII;

Thence southerly along that centre line 90 feet, more or less, to the westerly

prolongation of the southerly limit of Lot 10 in Concession VII;

Thence easterly along that westerly prolongation to the place of beginning.

viib. Blocks A and B of Registered Plan Number 7326 in Lot 10 in Concession VII, more particularly described as follows:

Beginning at a place in the southerly limit of that Lot distant 797.7 feet measured easterly therealong from its southwesterly angle;

Thence north 18° 18' west along the west-erly limit of that Block A to the south-easterly angle of that Block B;

Thence south 71° 42' west along the southerly limit of that Block B 101.01 feet to its westerly limit;

Thence northerly along that westerly limit, being along a curve having a radius of 50 feet, a distance of 20.14 feet to its northerly limit;

Thence north 71° 42′ west along that northerly limit 101.01 feet to the westerly limit of that Block A;

Thence north 18° 18' west along that westerly limit 128.00 feet to its north-westerly angle;

Thence north 72° 16' east along the northerly limit of that Block A 399.47 feet to its northeasterly angle;

Thence south 10° 27′ west along the easterly limit of that Block B 275.12 feet to its southerly limit;

Thence westerly along that southerly limit, being along the southerly limit of Lot 10 in Concession VII, 391.92 feet to the place of beginning.

viic. Lots 40, 41, 42, 43, 44, 45, 46, 47, 52, 53, 54, 64, 65, 66 and 67, Block B and parts of Comely Court and Wilcliff Courts all on Registered Plan Number 5880, being part of Lot 10 in Concession VII, more particularly described as follows:

Beginning at the southwesterly angle of Lot 40 of Registered Plan Number 5880, being distant 121.0 feet measured easterly along the southerly limit of Lot 10 in Concession VII from the easterly limit of Banfield Avenue;

Thence northerly along the westerly limit of that Lot a distance of 110.83 feet to the southerly limit of Wilcliff Court;

Thence northerly crossing that Court to the southwesterly angle of Lot 47 of that Plan;

Thence northerly along the westerly limit of that Lot 221.29 feet to its northerly angle;

Thence northwesterly along the southwesterly limit of Block B of that Plan 122.89 feet to the easterly limit of Banfield Road;

Thence northerly along that easterly limit 20.56 feet to the southerly limit of Drake-field Road;

Thence easterly along that southerly limit 332.44 feet to the northeasterly angle of Lot 54 of that Plan:

Thence southerly along the easterly limit of that Lot 171.87 feet to its southerly angle;

Thence southeasterly along the southwesterly limit of Lot 55 of that Plan 66.89 feet to the northwesterly limit of Lot 65 of that Plan;

Thence northeasterly along that northwesterly limit 123.22 feet to the northerly limit of Lot 64 of that Plan;

Thence easterly along that northerly limit 180.00 feet to its easterly limit;

Thence southerly along that easterly limit 130.41 feet to the northerly limit of Comely Court:

Thence southerly crossing Comely Court to the northeasterly angle of Lot 67 of that Plan;

Thence southerly along the easterly limit of that Lot 180.00 feet to the southerly limit of Lot 10 in Concession VII;

Thence westerly following along that southerly limit a distance of 511.28 feet to the place of beginning.

viid. That parcel of land beginning at the intersection of the southerly limit of Lot 10 in Concession VII and the easterly limit of the right of way, as shown on Registered Plan Number 3252, known as Milne Lane;

Thence north $10^{\circ} 30' 10''$ west along that easterly limit 365.35 feet to a point;

Thence north 10° 31′ 30″ west along that easterly limit 31.98 feet to a point;

Thence north 62° 41′ 30″ east 110.00 feet to a point;

Thence north $10^{\circ} 31' 30''$ west 100.00 feet to a point;

Thence north 62° 41′ 30″ east 41.53 feet to a point;

Thence south 58° 56′ 10″ east 222.28 feet to the centre line of the Rouge River;

Thence easterly along that centre line 250 feet to the westerly limit of the lands described in Registered Instrument Number 4452 lying south of that River;

Thence south 26° 31′ 20″ east along that westerly limit 214.74 feet to a point;

Thence south 21° 31′ 20″ west 32.49 feet to a point;

Thence south 3° 02′ 10″ east 59.57 feet to a point;

Thence south 4° 35′ 20″ east 38.36 feet to the southerly limit of Lot 10 in Concession VII;

Thence westerly along that southerly limit 570.04 feet to the place of beginning.

- viii. All original road allowances between or fronting the lands described in paragraphs i to vii.
- 12. Section 13 of the said Schedule is amended by adding thereto the following paragraphs:
 - ia. That portion of Lot 36 in Concession I West of Yonge Street, more particularly described as follows:

Beginning at the southwesterly angle of the east half of that Lot:

Thence easterly along the southerly limit of that Lot a distance of 700 feet to a point;

Thence northerly and parallel with the westerly limit as shown on Registered Plan Number 3450 a distance of 370 feet to a point;

Thence northwesterly in a straight line to the northwesterly angle of the southeast quarter of the said Lot;

Thence southerly along the westerly limit of the east half of that Lot to the place of beginning.

ib. That portion of Lot 37 in Concession I West of Yonge Street, more particularly described as follows:

Beginning at the southwesterly angle of the easterly three quarters of the said Lot:

Thence easterly along the southerly limit of that Lot to a point distant 230 feet measured westerly therealong from the southeasterly angle of Block D of Registered Plan Number 1984;

Thence northwesterly to a point in the southerly limit of Block C of the said Plan distant 200 feet measured westerly therealong from the southeasterly angle of the said Block C;

Thence northwesterly to a point in the northerly limit of the said Block C distant 350 feet measured westerly therealong from its northeasterly angle;

Thence westerly along that northerly limit to the westerly limit of Garden Avenue;

Thence northerly along that westerly limit a distance of 33.25 feet to the northerly limit of the said Block;

Thence westerly along that northerly limit to the easterly limit of the west quarter of the said Lot;

Thence southerly along that easterly limit to the place of beginning.

ic. That portion of Lot 39 in Concession I West of Yonge Street, more particularly described as follows:

Beginning at the northeasterly angle of the west quarter of the said Lot;

Thence easterly along the northerly limit of the said Lot to the northwesterly limit as shown on Registered Plan Number 4215;

Thence southwesterly along that northwesterly limit to the easterly limit of the west quarter of the said Lot;

Thence northerly along that easterly limit to the place of beginning.

ii. That parcel of land beginning at the intersection of the westerly limit of Lot 36 in Concession I East of Yonge Street and the north limit of that part of the King's Highway known as No. 7;

Thence northerly along that westerly limit to the centre line of that Lot;

Thence easterly along that centre line to the easterly limit of that Lot;

Thence southerly along that easterly limit to the northerly limit of that part of the King's Highway known as No. 7;

Thence westerly along that northerly limit to the place of beginning.

- All original road allowances between or fronting the said lands described in paragraphs i and ii.
- 13. Section 14 of the said Schedule is amended by adding thereto the following paragraphs:
 - ia. That parcel of land beginning at the intersection of the eastern boundary of the Town of Vaughan and the easterly prolongation of the northerly limit of Lot 31 in Concession I West of Yonge Street;

Thence westerly to and along that northerly limit to the westerly limit as shown on Registered Plan Number 328;

Thence southerly along that westerly limit to the southerly limit of the said Plan;

Thence southeasterly along that southerly limit and its prolongation to the eastern boundary of the said Town;

Thence northerly along that eastern boundary to the place of beginning.

ib. That parcel of land beginning at the intersection of the centre line of that part of the King's Highway known as No. 7 and the westerly prolongation of the northerly limit of Lot 34 in Concession I West of Yonge Street;

Thence easterly to and along the northerly limit of that Lot to a point distant 2,200 feet measured easterly therealong from its northwesterly angle;

Thence southerly and parallel with the westerly limit of that Lot to its southerly limit;

Thence westerly along the southerly limit of that Lot and its prolongation to the centre line of that part of the King's Highway known as No. 7;

Thence northerly along that centre line to the place of beginning.

ic. All of Block J of Registered Plan Number M-681, more particularly described as follows: Beginning at a place in the northerly limit of Lot 34 in Concession I distant 2,926 feet, $9\frac{1}{2}$ inches measured westerly therealong from the northeasterly angle of that Lot;

Thence south 73° 37′ west along that northerly limit 434 feet, 1 inch to a point;

Thence south 38° 19' east a distance of 370 feet, 3/4 inch to a point;

Thence south 78° 53' east a distance of 331 feet, 5½ inches to a point;

Thence north 16° 10' west a distance of 494 feet, 9 inches to the place of beginning.

iia. That parcel of land beginning at the intersection of the centre line of that part of the King's Highway known as No. 7 and the easterly prolongation of the northerly limit of Lot 9 in Concession II;

Thence southerly along that centre line to the easterly prolongation of the northerly limit of Lot 8 in the said Concession;

Thence westerly to and along that northerly limit to a point distant 300 feet measured easterly therealong from the northwesterly angle of the east half of that Lot;

Thence southwesterly to the southwesterly angle of Lot 7 in that Concession;

Thence westerly along the prolongation of the southerly limit of that Lot to the centre line of the road allowance between concessions II and III;

Thence northerly along that centre line to the westerly prolongation of the southerly limit of Lot 8 in Concession II;

Thence easterly to and along that southerly limit to a line parallel with and distant 1,300 feet east of the westerly limit of that Lot;

Thence northerly along that parallel line to the southerly limit of Lot 9 in that Concession;

Thence easterly along that southerly limit to the westerly limit of the east half of the said Lot;

Thence northerly along that westerly limit to the northerly limit of the said Lot;

Thence easterly along that northerly limit and its prolongation to the place of beginning.

iiia. That parcel of land beginning at the intersection of the southerly limit of Lot I in Concession III and the easterly limit of the right-of-way of the Canadian National Railways;

Thence northerly along that easterly limit to the northerly limit of the said Lot;

Thence westerly along that northerly limit and its prolongation to the centre line of the road allowance between concessions III and IV;

Thence southerly along that centre line to the westerly prolongation of the southerly limit of the north half of that Lot;

Thence easterly to and along that southerly limit to a point distant 550 feet measured easterly therealong from the westerly limit of that Lot:

Thence northeasterly in a straight line to a point in the southerly limit of the right-of-way of the Canadian National Railways distant 1,100 feet measured easterly therealong from the westerly limit of that Lot;

Thence easterly, southeasterly and southerly following that right-of-way to the southerly limit of that Lot;

Thence easterly along that southerly limit to the place of beginning.

iiib. That parcel of land beginning at the northwesterly angle of the east half of Lot 3 in Concession III;

Thence southerly along the westerly limit of the east half of that Lot a distance of 550 feet to a point;

Thence northeasterly in a straight line to a point in the northerly limit of that Lot distant 600 feet measured easterly from the place of beginning;

Thence westerly along that northerly limit a distance of 600 feet to the place of beginning.

iiic. That parcel of land beginning at the northwesterly angle of the east quarter of Lot 4 in Concession III;

Thence southerly along the westerly limit of that east quarter a distance of 400 feet to a point;

Thence northeasterly in a straight line to a point on the northerly limit of that Lot distant 400 feet measured easterly from the place of beginning;

Thence westerly along that northerly limit a distance of 400 feet to the place of beginning.

iva. That parcel of land beginning at the northeasterly angle of Lot 1 in Concession IV;

Thence westerly along that northerly limit to a line parallel with and distant 1,000 feet measured easterly therealong from the westerly limit of that Lot;

Thence southerly and parallel with that westerly limit to a line parallel with and distant 645 feet measured southerly at right angles from the southerly limit of the right-of-way of the Canadian National Railways;

Thence easterly and parallel with that southerly limit to the centre line of the road allowance between concessions III and IV;

Thence northerly along that centre line to the intersection of the easterly prolongation of the northerly limit of Lot 1 in Concession IV:

Thence westerly along that prolongation to the place of beginning.

va. That parcel of land beginning at the southeasterly angle of Lot 4 in Concession V;

Thence westerly along that southerly limit of that Lot to the westerly limit of the east quarter of that Lot;

Thence northerly along that westerly limit to a line parallel with and distant 150 feet measured northerly therealong from that southerly limit;

Thence easterly along that parallel line to the centre line of the road allowance between concessions IV and V;

Thence southerly along that centre line to the easterly prolongation of the southerly limit of that Lot 4;

Thence westerly along that easterly prolongation to the place of beginning.

via. That parcel of land beginning at the southeasterly angle of Lot 4 in Concession VI;

Thence westerly along the southerly limit of that Lot to the westerly limit of the east half of that Lot;

Thence northerly along that half Lot limit a distance of 300 feet to a point;

Thence easterly and parallel with that southerly limit to the centre line of the road allowance between concessions V and VI;

Thence southerly along that centre line to the easterly prolongation of the southerly limit of that Lot;

Thence westerly along that prolongation to the place of beginning.

viiia. That parcel of land beginning at the northwesterly angle of Lot 4 in Concession VIII;

Thence easterly along the northerly limit of that Lot to a point distant 1,800 feet measured westerly therealong from the northeasterly angle of that Lot;

Thence southerly and parallel with the easterly limit of lots 4 and 3 in Concession VIII to the southerly limit of that Lot 3;

Thence westerly along that southerly limit to the easterly limit of the west half of Lot 2 in the said Concession.

Thence southerly along that half Lot limit to the southerly limit of the north half of that Lot;

Thence westerly along that half Lot limit and its prolongation to the centre line of the road allowance between concessions VIII and IX:

Thence northerly along that centre line to the westerly prolongation of the northerly limit of Lot 4 in the said Concession:

Thence easterly along that westerly prolongation to the place of beginning.

viiib. That parcel of land beginning at a place in the northerly limit of Lot 5 in Concession VIII distant 1,800 feet measured westerly therealong from the northeasterly angle of that Lot: Thence southerly and parallel with the easterly limit of that Lot to its southerly limit;

Thence easterly along that southerly limit to the westerly limit of the east quarter of that Lot;

Thence northerly along that quarter limit to the westerly limit of the east quarter of that Lot;

Thence northerly along that quarter limit to the line between the north and south halves of that Lot;

Thence easterly along that line to a point distant 1,000 feet measured westerly from the easterly limit of that Lot;

Thence northerly and parallel with that easterly limit to the centre line of the road allowance between lots 5 and 6 in the said Concession;

Thence westerly along that centre line a distance of 800 feet to a point;

Thence southerly and parallel with the easterly limit of the said Lot 5 to the place of beginning.

ixa. That parcel of land beginning at a place in the centre line of the road allowance between concessions VIII and IX distant 320 feet measured southerly therealong from the easterly prolongation of the northerly limit of Lot 3 in Concession IX;

Thence westerly in a straight line to a point in the westerly limit of that Lot distant 110 feet measured southerly therealong from its northwesterly angle;

Thence southerly along the westerly limit of lots 3 and 2 in Concession IX to the line between the north and south halves of that Lot 2:

Thence easterly along that line and its prolongation to the centre line of the road allowance between concessions VIII and IX;

Thence northerly along that centre line to the place of beginning.

 All original road allowances between or fronting the lands described in paragraphs i to ix. 14. This Regulation comes into force on the 23rd day of May, 1975. O. Reg. 399/75, s. 14.

W. DARCY McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 22nd day of May, 1975.

(5590) 23

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 400/75.
County of Halton, Town of Burlington.
Made—May 22nd, 1975.
Filed—May 22nd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- 1. Paragraph iii of section 2 of Ontario Regulation 482/73, as remade by subsection 1 of section 1 of Ontario Regulation 27/75, is revoked and the following substituted therefor:
- (iii) Lots 1 to 13, both inclusive, in Concession I in the Township of East Flamborough as it existed on the 31st day of December, 1957, excepting those portions of lots 1 to 6, both inclusive, lying south of the southerly limit of the Canadian National Railways right-of-way, excepting Lot 17 as shown on a Plan registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 623, excepting Parcel B as shown on Plan Number 880W, and also excepting those parcels of land more particularly described as follows:
 - 1. That portion of Lot 8 more particularly described as follows:

Beginning where an iron bar has been planted in the southwestern limit of the sixty-six foot road allowance between lots 7 and 8 in Concession I of the City of Burlington in The Regional Municipality of Halton, as established by Municipal Survey dated October 27th, 1939 and confirmed June 11th, 1940, the said iron bar being distant 155 feet measured on a course of north 46° 8′ west along the southwestern limit of

the said road allowance from a point in the northwestern limit of that part of the King's Highway known as No. 2 as shown on a Plan prepared by the Ministry of Transportation and Communications and desposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Plan Number 153, Miscellaneous;

Thence north 46° 8' west along the southwestern limit of the said road allowance a distance of 570 feet to a stake planted;

Thence south 44° west parallel with the northwestern limit of the said part of the King's Highway a distance of 355 feet to an iron bar planted;

Thence south 16° 13' east a distance of 89 feet to an iron bar planted;

Thence south 8° 26' west a distance of 303 feet, $7\frac{1}{2}$ inches to an iron bar planted;

Thence south 45° 3′ east a distance of 316 feet to an iron bar planted which is distant 155 feet measured on a course of north 45° 3′ west from a concrete monument planted in the said northwestern limit;

Thence north 44° east parallel with the said northwestern limit a distance of 652 feet, 5 inches to the place of beginning.

2. That portion of Lot 8 more particularly described as follows:

Beginning at an iron bar planted in the southwestern limit of the road allowance between lots 7 and 8 in Concession I in the City of Burlington in The Regional Municipality of Halton, known as the Howard Road, the said iron bar being distant 725 feet measured on a course of north 46° 8' west along the southwestern limit of the said road from the northwestern limit of that part of the King's Highway known as No. 2 as shown on a Plan of Survey prepared by the Ministry of Transportation and Communications and deposited in the Land Registry Office for the Registry Division of Wentworth as Plan Number 153, Miscellaneous;

Thence north 46° 8′ west along the southwestern limit of the said road a distance of 364 feet, $3\frac{1}{2}$ inches to a point;

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O. Reg. 400/75

Thence south 43° 52' west a distance of 146 feet, 1 inch to an iron bar planted;

Thence south 16° 13' east a distance of 419 feet, 4 inches to a point marked by a cross cut in the concrete base of a fence post;

Thence north 44° east a distance of 355 feet to the place of beginning.

- 3. Those portions of lots 7, 8 and 9, and part of the road allowance between lots 7 and 8, being parts 1, 2, 3, 4, 5, 6, 7, 8 and 9 on Reference Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 20R-916.
- 2. This Regulation shall be deemed to have come into force on the 7th day of December, 1974. O. Reg. 400 /75, s. 2.

W. DARCY MCKEOUGH Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 22nd day of May, 1975.

(5591)

THE HIGHWAY TRAFFIC ACT

O. Reg. 401/75. Speed Limits. Made-May 14th, 1975. Filed-May 22nd, 1975.

REGULATION TO AMEND REGULATION 429 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Paragraph 1 of Part 1 of Schedule 45 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Durham-

Victoria-

Twp. of Ops

Town of Newcastle 1. That part of the King's Highway known as No. 35 lying between a point situate at its intersection with that part of the King's Highway known as No. 115 in the Town of Newcastle in The Regional Municipality of Durham and a point situate 1,500 feet measured southerly from its intersection with that part of the King's Highway known as No. 7 in the Township of Ops in the County of Victoria.

(2) The said Part 1, as amended by Ontario Regulation 149/73 and 114/74, is further amended by adding thereto the following paragraph:

Durham-Town of Newcastle

8. That part of the King's Highway known as No. 35 and 115 in the Town of Newcastle in The Regional Municipality of Durham lying between a point situate at its intersection with that part of the King's Highway known as No. 401 and a point situate 500 feet measured southerly from its intersection with the southerly limit of the road allowance between concessions 2 and 3 in the Town of Newcastle.

(3) The said Schedule 45 is further amended by adding thereto the following Part:

PART 3

Durham-

Town of Newcastle

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1. That part of the King's Highway known as No. 35 and 115 in the Town of Newcastle in The Regional Municipality of Durham lying between a point situate 500 feet measured southerly from its intersection with the southerly limit of the road allowance between concessions 2 and 3 in the Town of Newcastle and a point situate at its intersection with that part of the King's Highway known as No. 35.

2.-(1) Part 1 of Schedule 109 to the said Regulation is revoked and the following substituted therefor:

Peterborough-

Town of

Newcastle

Twp. of Cavan

1. That part of the King's Highway known as No. 115 lying between a point situate at its intersection with that part of the King's Highway known as No. 35 in the Town of Newcastle in The Regional Municipality of Durham and a point situate at its intersection with that part of the King's Highway known as No. 28 in the Township of Cavan in the County of Peterborough.

Durham-

Town of Newcastle 2. That part of the King's Highway known as No. 35 and 115 in the Town of Newcastle in The Regional Municipality of Durham lying between a point situate at its intersection with that part of the King's Highway known as No. 401 and a point situate 500 feet measured southerly from its intersection with the southerly limit of the road allowance between concessions 2 and 3 in the Town of Newcastle.

(2) The said Schedule 109 is amended by adding thereto the following Part:

PART 3

Durham-

Town of Newcastle That part of the King's Highway known as No. 35 and 115 in the Town of Newcastle in The Regional Municipality of Durham lying between a point situate 500 feet measured southerly from its intersection with the southerly limit of the road allowance between concessions 2 and 3 in the Town of Newcastle and a point situate at its intersection with that part of the King's Highway known as No. 35.

(5592)

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THE PLANNING ACT

O. Reg. 402/75.
Restricted Areas—Part of the District of Thunder Bay.
Made—May 10th, 1975.
Filed—May 22nd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 219/75 MADE UNDER THE PLANNING ACT

- Clause e of section 10 of Ontario Regulation 219/75 is revoked and the following substituted therefor:
 - (e) a single-family cottage upon a lot within a registered plan of subdivision or upon a lot created by consent of the Minister, provided that the lot was created for cottage purposes and that the prior approval of the health authority is obtained;

G. M. FARROW
Executive Director,
Plans Administration Division
Ministry of Housing

Dated at Toronto, this 10th day of May, 1975.

(5593)

THE HEALTH INSURANCE ACT, 1972

O. Reg. 403/75. General. Made—May 14th, 1975. Filed—May 22nd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

- 1. Subsection 2 of section 48a of Ontario Regulation 323/72, as remade by section 1 of Ontario Regulation 239/75, is revoked and the following substituted therefor:
- (2) The amount payable by the Plan for insured services rendered by a laboratory is, where the services are rendered on or after the 4th day of February, 1975, but before the 1st day of May, 1975, 90 per cent of the fee listed for such services in,
 - (a) the Ontario Medical Association fee schedule, effective the 1st day of May, 1974; or
 - (b) the Ontario Medical Association fee schedule supplement containing amendments to the 4th day of February, 1975.
- (2a) The amount payable by the Plan for insured services rendered by a laboratory is, where the services are rendered on or after the 1st day of May, 1975, 90 per cent of 37 cents multiplied by the applicable individual unit values for such services in the Laboratory Medicine section of the Ontario Medical Association fee schedule, effective the 1st day of May, 1975. O. Reg. 403 /75, s. 1.
 - Section 54a of the said Regulation, as made by section 4 of Ontario Regulation 218/73, is revoked and the following substituted therefor:

54a.—(1) Where an insured person, while outside Ontario, receives insured services rendered by a laboratory and authorized by a physician practising outside Ontario, the General Manager may cause to be paid to or on behalf of such insured person, where the services are rendered on or after the 4th day of February, 1975, but before the 1st day of May, 1975, the amount prescribed by subsection 2 of section 48a.

(2) Where an insured person, while outside Ontario, receives insured services rendered by a laboratory and authorized by a physician practising outside Ontario, the General Manager may cause to be paid to or on behalf of such insured person, where the services are rendered on or after the 1st day of May, 1975, the amount prescribed by subsection 2a of section 48a. O. Reg. 403/75, s. 2.

(5594)

THE HEALTH INSURANCE ACT, 1972

O. Reg. 404/75. General. Made—May 14th, 1975. Filed—May 22nd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

- 1. Subsection 1 of section 53 of Ontario Regulation 323/72, as remade by section 3 of Ontario Regulation 239/75, is revoked and the following substituted therefor:
- (1) The amount payable by the Plan for insured services rendered by a physician outside Ontario is, where the services are provided to an insured person on or after the 4th day of February, 1975, but before the 1st day of May, 1975, the lesser of,
 - (a) the amount actually billed by the physician; or
 - (b) 90 per cent of the fee listed for such service in,
 - (i) the Ontario Medical Association fee schedule effective the 1st day of May, 1974, or
 - (ii) the Ontario Medical Association fee schedule supplement containing amendments to February 4th, 1975.
- (1a) The amount payable by the Plan for insured services rendered by a physician outside Ontario is, where the services are provided to an insured person on or after the 1st day of May, 1975, the lesser of,
 - (a) the amount actually billed by the physician;or
 - (b) 90 per cent of the fee listed for such services in the Ontario Medical Association fee schedule, effective the 1st day of May, 1975, except the fees listed in the Laboratory Medicine section of the said schedule.
- (1b) The amount payable by the Plan for insured services rendered by a physician outside Ontario is, where the services are provided to an insured person on or after the 1st day of May, 1975 and where the services are those services in the Laboratory Medicine section of the Ontario Medical Association fee schedule, effective the 1st day of May, 1975, the lesser of,

- (a) the amount actually billed by the physician; or
- (b) 90 per cent of 37 cents multiplied by the applicable individual unit values for such services in the Laboratory Medicine section of the Ontario Medical Association fee schedule, effective the 1st day of May, 1975. O. Reg. 404/75, s. 1.
- Subsection 1 of section 59 of the said Regulation, as remade by section 4 of Ontario Regulation 239/75, is revoked and the following substituted therefor:
- (1) The amount payable by the Plan for insured services rendered by a physician in Ontario is, where the services are provided to an insured person on or after the 4th day of February, 1975, but before the 1st day of May, 1975, 90 per cent of the fee listed for such services in,
 - (a) the Ontario Medical Association fee schedule effective the 1st day of May, 1974;
 - (b) the Ontario Medical Association fee schedule supplement containing amendments to February 4th, 1975.
- (1a) The amount payable by the Plan for insured services rendered by a physician in Ontario is, where the services are provided to an insured person on or after the 1st day of May, 1975, 90 per cent of the fee listed for such services in the Ontario Medical Association fee schedule, effective the 1st day of May, 1975, except the fees listed in the Laboratory Medicine section of the said schedule.
- (1b) The amount payable by the Plan for insured services rendered by a physician in Ontario is, where the services are provided to an insured person on or after the 1st day of May, 1975 and where the services are those services in the Laboratory Medicine section of the Ontario Medical Association fee schedule, effective the 1st day of May, 1975, 90 per cent of 37 cents multiplied by the individual applicable unit values for such services in the Laboratory Medicine section. O. Reg. 404/75, s. 2.

(5595)

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THE PUBLIC HEALTH ACT

O. Reg. 405/75. Laboratories. Made—May 14th, 1975. Filed—May 22nd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 483/72 MADE UNDER THE PUBLIC HEALTH ACT 1

1. The Table to section 8d of Ontario Regulation 483/72, as made by section 1 of Ontario Regulation 888/74, is amended by adding thereto the following items:

4.	Haematology	\$400
5.	Pathology	\$225
6.	Immunohaematology	\$275

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THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 406/75.
Regional Municipality of York,
Town of Markham.
Made—May 22nd, 1975.
Filed—May 23rd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 473/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- Section 2 of Ontario Regulation 473/73, as amended by section 1 of Ontario Regulation 192/74, section 1 of Ontario Regulation 999/74 and section 1 of Ontario Regulation 83/75, is further amended by adding thereto the following paragraphs:
- (ia) That parcel of land beginning at the northwesterly angle of Lot 35 in Concession I in the Town of Markham;

Thence westerly along the prolongation of the northerly limit of that Lot to the western boundary of the Town of Markham;

Thence northerly along that western boundary to the northerly limit of that part of the proposed King's Highway known as No. 407;

Thence easterly along that northerly limit to the centre line of the road allowance between concessions I and II;

Thence southerly along that centre line of the easterly prolongation of the northerly limit of Lot 35 in that Concession 1;

Thence westerly to and along that northerly limit to the place of beginning.

(iia) That parcel of land beginning at the northwesterly angle of Lot 10 in Concession II;

> Thence westerly along the prolongation of the northerly limit of that Lot to the centre line of the road allowance between concessions I and II;

Thence northerly along that centre line to the northerly limit of that part of the proposed King's Highway known as No. 407;

Thence easterly along that northerly limit to the southerly limit of Lot 11 in Concession II;

Thence easterly along that southerly limit and its prolongation to the centre line of the road allowance between concessions II and III;

Thence southerly along that centre line to the easterly prolongation of the northerly limit of Lot 10 in Concession II;

Thence westerly to and along that northerly limit to the place of beginning.

(iva) That parcel of land beginning at the northwesterly angle of Lot 4 in Concession IV;

Thence westerly along the prolongation of the northerly limit of that Lot to the centre line of the road allowance between concessions III and IV;

Thence southerly along that centre line to the westerly prolongation of the southerly limit of the lands of the Canadian National Railways;

Thence easterly to and along that southerly limit to the northerly limit of Lot 4 in Concession IV;

Thence westerly along that northerly limit to the place of beginning.

(viii) That parcel of land beginning at the southwesterly angle of Lot 10 in Concession VII;

Thence easterly along the southerly limit of that Lot a distance of 358.45 feet, more or less, to the southwesterly angle of Lot 86 of Registered Plan Number 7326;

Thence northerly along the westerly limit of that Lot 50.0 feet to the southeasterly angle of Lot 87 of that Plan;

Thence westerly along the southerly limit of lots 87, 88 and 89 of that Plan 308.56 feet to the southwesterly angle of that Lot 89;

Thence westerly along the prolongation of the southerly limit of that Lot a distance of 83 feet, more or less, to the centre line of the road allowance between concessions VI and VII:

Thence southerly along that centre line 90 feet, more or less, to the westerly prolongation of the southerly limit of Lot 10 in Concession VII;

Thence easterly along that westerly prolongation to the place of beginning.

(ix) Blocks A and B of Registered Plan Number 7326 in Lot 10 in Concession VII, more particularly described as follows:

Beginning at a place in the southerly limit of that Lot distant 797.7 feet measured easterly therealong from its southwesterly angle;

Thence north 18° 18' west along the westerly limit of that Block A to the southeasterly angle of that Block B;

Thence south 71° 42′ west along the southerly limit of that Block B 101.01 feet to its westerly limit;

Thence northerly along that westerly limit being along a curve having a radius of 50 feet, a distance of 20.14 feet to its northerly limit;

Thence north 71° 42′ west along that northerly limit 101.01 feet to the westerly limit of that Block A:

Thence north 18° 18′ west along that westerly limit 128.00 feet to its northwesterly angle;

Thence north 72° 16' east along the northerly limit of that Block A 399.47 feet to its northeasterly angle;

Thence south 10° 27' west along the easterly limit of that Block B 275.12 feet to its southerly limit;

Thence westerly along that southerly limit being along the southerly limit of Lot 10 in Concession VII 391.92 feet to the place of beginning.

(x) Lots 40, 41, 42, 43, 44, 45, 46, 47, 52, 53, 54, 64, 65, 66 and 67, Block B and parts of Comely Court and Wilcliff Court

all on Registered Plan Number 5880, being part of Lot 10 in Concession VII, more particularly described as follows:

Beginning at the southwesterly angle of Lot 40 of Registered Plan Number 5880, being distant 121.0 feet measured easterly along the southerly limit of Lot 10 in Concession VII from the easterly limit of Banfield Avenue;

Thence northerly along the westerly limit of that Lot a distance of 110.83 feet to the southerly limit of Wilcliff Court;

Thence northerly crossing that Court to the southwesterly angle of Lot 47 of that Plan;

Thence northerly along the westerly limit of that Lot 221.29 feet to its northerly angle;

Thence northwesterly along the southwesterly limit of Block B of that Plan 122.89 feet to the easterly limit of Banfield Road;

Thence northerly along that easterly limit 20.56 feet to the southerly limit of Drake-field Road:

Thence easterly along that southerly limit 332.44 feet to the northeasterly angle of Lot 54 of that Plan;

Thence southerly along the easterly limit of that Lot 171.87 feet to its southerly angle:

Thence southeasterly along the southwesterly limit of Lot 55 of that Plan 66.89 feet to the northwesterly limit of Lot 65 of that Plan;

Thence northeasterly along that northwesterly limit 123.22 feet to the northerly limit of Lot 64 of that Plan;

Thence easterly along that northerly limit 180.00 feet to its easterly limit;

Thence southerly along that easterly limit 130.41 feet to the northerly limit of Comely Court;

Thence southerly crossing Comely Court to the northeasterly angle of Lot 67 of that Plan;

Thence southerly along the easterly limit of that Lot 180.00 feet to the southerly limit of Lot 10 in Concession VII;

Thence westerly following along that southerly limit a distance of 511.28 feet to the place of beginning.

(xi) That parcel of land beginning at the intersection of the southerly limit of Lot 10 in Concession VII and the easterly limit of the right-of-way as shown on Registered Plan Number 3252, known as Milne Lanc;

Thence north 10° 30′ 10″ west along that easterly limit 365.35 feet to a point;

Thence north 10° 31′ 30″ west along that easterly limit 31.98 feet to a point;

Thence north 62° 41' 30" east 110.00 feet to a point;

Thence north 10° 31′ 30″ west 100.00 feet to a point;

Thence north 62° 41′ 30″ east 41.53 feet to a point;

Thence south 58° 56′ 10″ east 222.28 feet to the centre line of the Rouge River;

Thence easterly along that centre line 250 feet to the westerly limit of the lands described in Registered Instrument Number 4452 lying south of that River;

Thence south 26° 31′ 20" east along that westerly limit 214.74 feet to a point;

Thence south 21° 31′ 20″ west 32.49 feet to a point;

Thence south 3° 02′ 10″ east 59.57 feet to a point;

Thence south 4° 35′ 20″ east 38.36 feet to the southerly limit of Lot 10 in Concession VII;

Thence westerly along that southerly limit 570.04 feet to the place of beginning.

(xii) All original road allowances between or fronting the lands described in paragraphs i to xi.

> W. DARCY McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 22nd day of May, 1975.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 407/75.
Regional Municipality of York,
Town of Richmond Hill.
Made—May 22nd, 1975.
Filed—May 23rd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 474/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- Section 2 of Ontario Regulation 474/73 is amended by adding thereto the following paragraphs:
 - (ii) That portion of Lot 36 in Concession 1 West of Yonge Street more particularly described as follows:

Beginning at the southwesterly angle of the east half of that Lot;

Thence easterly along the southerly limit of that Lot a distance of 700 feet to a point;

Thence northerly and parallel with the westerly limit as shown on Registered Plan Number 3450 a distance of 370 feet to a point;

Thence northwesterly in a straight line to the northwesterly angle of the southeast quarter of the said Lot;

Thence southerly along the westerly limit of the east half of that Lot to the place of beginning.

(iii) That portion of Lot 37 in Concession 1 West of Yonge Street more particularly described as follows:

Beginning at the southwesterly angle of the easterly three quarters of the said Lot;

Thence easterly along the southerly limit of that Lot to a point distant 230 feet measured westerly therealong from the southeasterly angle of Block D of Registered Plan Number 1984;

Thence northwesterly to a point in the southerly limit of Block C of the said Plan distant 200 feet measured westerly therealong from the southeasterly angle of the said Block C;

Thence northwesterly to a point in the northerly limit of the said Block C distant 350 feet measured westerly therealong from its northeasterly angle;

(5597)

Thence westerly along that northerly limit to the westerly limit of Garden Avenue;

Thence northerly along that westerly limit a distance of 33.25 feet to the northerly limit of the said Block;

Thence westerly along that northerly limit to the easterly limit of the west quarter of the said Lot;

Thence southerly along that easterly limit to the place of beginning.

(iv) That portion of Lot 39 in Concession 1 West of Yonge Street more particularly described as follows:

Beginning at the northeasterly angle of the west quarter of the said Lot;

Thence easterly along the northerly limit of the said Lot to the northwesterly limit as shown on Registered Plan Number 4215;

Thence southwesterly along that northwesterly limit to the easterly limit of the west quarter of the said Lot;

Thence northerly along that easterly limit to the place of beginning.

(v) That parcel of land beginning at the intersection of the westerly limit of Lot 36 in Concession 1 East of Yonge Street and the northerly limit of that part of the King's Highway known as No. 7;

Thence northerly along that westerly limit to the centre line of that Lot;

Thence easterly along that centre line to the easterly limit of that Lot;

Thence southerly along that easterly limit to the northerly limit of that part of the said Highway;

Thence westerly along that northerly limit to the place of beginning.

 (vi) All original road allowances between or fronting the lands described in paragraphs i to v. O. Reg. 474/73, s. 2; O. Reg. 407/75, s. 1.

> W. DARCY McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 22nd day of May, 1975.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 408/75.

Regional Municipality of York, Town of Vaughan. Made—May 22nd, 1975. Filed—May 23rd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 475/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- Section 2 of Ontario Regulation 475/73, as amended by section 1 of Ontario Regulation 345/74, section 1 of Ontario Regulation 528/74 and section 1 of Ontario Regulation 43/75, is further amended by adding thereto the following paragraphs:
- (ia) That parcel of land beginning at the intersection of the eastern boundary of the Town of Vaughan and the easterly prolongation of the northerly limit of Lot 31 in Concession I West of Yonge Street;

Thence westerly to and along that northerly limit to the westerly limit of Registered Plan Number 328:

Thence southerly along that westerly limit to the southerly limit of the said Plan;

Thence southeasterly along that southerly limit and its prolongation to the eastern boundary of the said Town;

Thence northerly along that eastern boundary to the place of beginning.

(ib) That parcel of land beginning at the intersection of the centre line of that part of the King's Highway known as No. 7 and the westerly prolongation of the north limit of Lot 34 in Concession I West of Yonge Street;

Thence easterly to and along the northerly limit of that Lot to a point distant 2,200 feet measured easterly therealong from its northwesterly angle;

Thence southerly and parallel with the westerly limit of that Lot to its southerly limit;

Thence westerly along the southerly limit of that Lot and its prolongation to the centre line of that part of the King's Highway known as No. 7;

Thence northerly along that centre line to the place of beginning.

(ic) All of Block J of Registered Plan Number M-681, more particularly described as follows:

Beginning at a place in the northerly limit of Lot 34 in Concession I distant 2,926 feet, $9\frac{1}{2}$ inches measured westerly therealong from the northeasterly angle of that Lot;

Thence south 73° 37′ west along that northern limit 434 feet, 1 inch to a point;

Thence south 38° 19' east a distance of 370 feet, 3/4 inch to a point;

Thence south 78° 53' east a distance of 331 feet, $5\frac{1}{2}$ inches to a point;

Thence north 16° 10' west a distance of 494 feet, 9 inches to the place of beginning.

(iia) That parcel of land beginning at the intersection of the centre line of that part of the King's Highway known as No. 7 and the easterly prolongation of the northerly limit of Lot 9 in Concession II;

Thence southerly along that centre line to the easterly prolongation of the northerly limit of Lot 8 in the said Concession;

Thence westerly to and along that northerly limit to a point distant 300 feet measured easterly therealong from the northwesterly angle of the east half of that Lot;

Thence southwesterly to the southwesterly angle of Lot 7 in that Concession;

Thence westerly along the prolongation of the southerly limit of that Lot to the centre line of the road allowance between concessions II and III;

Thence northerly along that centre line to the westerly prolongation of the southerly limit of Lot 8 in Concession II;

Thence easterly to and along that southerly limit to a line parallel with and distant 1,300 feet east of the westerly limit of that Lot;

Thence northerly along that parallel line to the southerly limit of Lot 9 in that Concession;

Thence easterly along that southerly limit to the westerly limit of the east half of the said Lot;

Thence northerly along that westerly limit to the northerly limit of the said Lot;

Thence easterly along that northerly limit and its prolongation to the place of beginning.

(iiia) That parcel of land beginning at the intersection of the southerly limit of Lot 1 in Concession III and the easterly limit of the right-of-way of the Canadian National Railways;

Thence northerly along that easterly limit to the northerly limit of the said Lot;

Thence westerly along that northerly limit and its prolongation to the centre line of the road allowance between concessions III and IV;

Thence southerly along that centre line to the westerly prolongation of the southerly limit of the north half of that Lot;

Thence easterly to and along that southerly limit to a point distant 550 feet measured easterly therealong from the westerly limit of that Lot;

Thence northeasterly in a straight line to a point in the southerly limit of the rightof-way of the Canadian National Railways distant 1,100 feet measured easterly therealong from the westerly limit of that Lot;

Thence easterly, southeasterly and southerly following that right-of-way to the southerly limit of that Lot;

Thence easterly along that southerly limit to the place of beginning.

(iiib) That parcel of land beginning at the northwesterly angle of the east half of Lot 3 in Concession III:

Thence southerly along the westerly limit of the east half of that Lot a distance of 550 feet to a point;

Thence northeasterly in a straight line to a point in the northerly limit of that Lot distant 600 feet measured easterly from the place of beginning;

Thence westerly along that northerly limit a distance of 600 feet to the place of beginning.

(iiic) That parcel of land beginning at the northwesterly angle of the east quarter of Lot 4 in Concession III; Thence southerly along the westerly limit of that east quarter a distance of 400 feet to a point;

Thence northeasterly in a straight line to a point on the northerly limit of that Lot distant 400 feet measured easterly from the place of beginning;

Thence westerly along that northerly limit a distance of 400 feet to the place of beginning.

(iva) That parcel of land beginning at the northeasterly angle of Lot 1 in Concession IV;

Thence westerly along that northerly limit to a line parallel with and distant 1,000 feet measured easterly therealong from the westerly limit of that Lot;

Thence southerly and parallel with that westerly limit to a line parallel with and distant 645 feet measured southerly at right angles from the southerly limit of the right-of-way of the Canadian National Railways;

Thence easterly and parallel with that southerly limit to the centre line of the road allowance between concessions III and IV;

Thence northerly along that centre line to the intersection of the easterly prolongation of the northerly limit of Lot 1 in Concession IV:

Thence westerly along that prolongation to the place of beginning.

(va) That parcel of land beginning at the southeasterly angle of Lot 4 in Concession V;

Thence westerly along that southerly limit of that Lot to the westerly limit of the east quarter of that Lot;

Thence northerly along that westerly limit to a line parallel with a distant 150 feet measured northerly therealong from that southerly limit;

Thence easterly along that parallel line to the centre line of the road allowance between concessions IV and V;

Thence southerly along that centre line to the easterly prolongation of the southerly limit of that Lot 4: Thence westerly along that easterly prolongation to the place of beginning.

(via) That parcel of land beginning at the southeasterly angle of Lot 4 in Concession VI;

Thence westerly along the southerly limit of that Lot to the westerly limit of the east half of that Lot;

Thence northerly along that half Lot limit a distance of 300 feet to a point;

Thence easterly and parallel with that southerly limit to the centre line of the road allowance between concessions V and VI;

Thence southerly along that centre line to the easterly prolongation of the southerly limit of that Lot;

Thence westerly along that prolongation to the place of beginning.

(viiia) That parcel of land beginning at the northwesterly angle of Lot 4 in Concession VIII;

Thence easterly along the northerly limit of that Lot to a point distant 1,800 feet measured westerly therealong from the northeasterly angle of that Lot;

Thence southerly and parallel with the easterly limit of lots 4 and 3 in Concession VIII to the southerly limit of that Lot 3;

Thence westerly along that southerly limit to the easterly limit of the west half of Lot 2 in the said Concession;

Thence southerly along that half Lot limit to the southerly limit of the north half of that Lot;

Thence westerly along that half Lot limit and its prolongation to the centre line of the road allowance between concessions VIII and IX:

Thence northerly along that centre line to the westerly prolongation of the northerly limit of Lot 4 in the said Concession;

Thence easterly along that westerly prolongation to the place of beginning.

(viiib) That parcel of land beginning at a place in the northerly limit of Lot 5 in Concession VIII distant 1,800 feet measured westerly therealong from the northeasterly angle of that Lot; Thence southerly and parallel with the easterly limit of that Lot to its southerly limit;

Thence easterly along that southerly limit to the westerly limit of the east quarter of that Lot;

Thence northerly along that quarter limit to the westerly limit of the east quarter of that Lot;

Thence northerly along that quarter limit to the line between the north and south halves of that Lot;

Thence easterly along that line to a point distant 1,000 feet measured westerly from the easterly limit of that Lot;

Thence northerly and parallel with that easterly limit to the centre line of the road allowance between lots 5 and 6 in the said Concession;

Thence westerly along that centre line a distance of 800 feet to a point;

Thence southerly and parallel with the easterly limit of the said Lot 5 to the place of beginning.

(ixa) That parcel of land beginning at a place in the centre line of the road allowance between concessions VIII and IX distant 320 feet measured southerly therealong from the easterly prolongation of the northerly limit of Lot 3 in Concession IX;

> Thence westerly in a straight line to a point in the westerly limit of that Lot distant 110 feet measured southerly therealong from its northwesterly angle;

> Thence southerly along the westerly limit of lots 3 and 2 in Concession IX to the line between the north and south halves of that Lot 2;

Thence easterly along that line and its prolongation to the centre line of the road allowance between concessions VIII and IX:

Thence northerly along that centre line to the place of beginning.

 (x) All original road allowances between or fronting the lands described in paragraphs i to ix.

> W. DARCY McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 22nd day of May, 1975.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 409/75.

County of Peel, Toronto Gore. Made—May 22nd, 1975. Filed—May 23rd, 1975.

REGULATION TO AMEND
ONTARIO REGULATION 476/73
MADE UNDER
THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973

- Section 2 of Ontario Regulation 476/73 is amended by adding thereto the following paragraphs:
- (ia) That parcel of land beginning at the southeasterly angle of Lot 2 in Concession VII in the former Township of Toronto Gore;

Thence westerly along the southerly limit of that Lot 800 feet to a point;

Thence northeasterly in a straight line to the northeasterly angle of the south half of that Lot;

Thence easterly along the easterly prolongation of the northerly limit of that south half to the centre line of the road allowance between concessions VII and VIII in the former Township of Toronto Gore;

Thence southerly along that centre line to the easterly prolongation of the southerly limit of that Lot;

Thence westerly along that prolongation to the place of beginning.

(iv) That parcel of land beginning at a place in the centre line of the road allowance between concessions IX and X in the former Township of Toronto Gore distant 400 feet measured southerly therealong from the westerly prolongation of the northerly limit of Lot 2 in that Concession X;

Thence easterly in a straight line to a point in the easterly limit of that Lot distant 750 feet measured southerly therealong from the northerly limit of that Lot;

Thence easterly along the prolongation of that straight line to the eastern boundary of the City of Brampton;

(5599)

Thence southerly along that eastern boundary to the centre line of the road allowance between concessions IX and X in the former Township of Toronto Gore;

Thence northerly along that centre line to the place of beginning.

 (v) All original road allowances between or fronting the lands described in paragraphs i to iii. O. Reg. 476/73, s. 2; O. Reg. 409/75, s. 1.

> W. DARCY McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

> > 23

Dated at Toronto, this 22nd day of May, 1975.

(5600)

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 410/75.
Metropolitan Toronto, Borough of Etobicoke.
Made—May 22nd, 1975.
Filed—May 23rd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 478/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- Section 2 of Ontario Regulation 478/73, as amended by section 1 of Ontario Regulation 90/74, is further amended by adding thereto the following paragraphs:
- (iiia) That parcel of land beginning at the southwesterly angle of Lot 16 in Concession III fronting the Humber in the Borough of Etobicoke:

Thence easterly along the southerly limit of that Lot to the westerly limit as shown on Registered Plan Number 5135;

Thence northerly and northeasterly along that westerly limit to the northerly limit as shown on that Plan, being the southerly limit of Eglinton Avenue West; Thence northerly at right angles from that southerly limit to the northerly limit of that part of the King's Highway known as No. 401:

Thence westerly along that southerly limit and the southerly limit of Carlingview Drive to the line between the north and south halves of Lot 18 in that Concession;

Thence westerly along that centre line and its prolongation to the centre line of the road allowance between concessions III and IV:

Thence southerly along that centre line to the westerly prolongation of the southerly limit of Lot 16 in Concession III;

Thence easterly along that prolongation to the place of beginning.

(iva) That parcel of land beginning at the intersection of the centre line of Lot 36 in Concession IV fronting the Humber and the easterly limit of the Indian Line Road in the Borough of Etobicoke;

> Thence westerly along that centre line to the westerly boundary of the Borough of Etobicoke;

> Thence northerly along that westerly boundary to the southerly limit of the right-of-way of the Canadian National Railways;

Thence easterly along that southern limit to the easterly limit of that part of the proposed King's Highway known as No. 427;

Thence southerly along that easterly limit to the easterly limit of the Indian Line Road;

Thence southerly along that easterly limit to the place of beginning.

(vi) All original road allowances between or fronting the lands described in paragraphs i to v. O. Reg. 478/73, s. 2; O. Reg. 90/74, s. 1; O. Reg. 410/75, s. 1.

> W. DARCY McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

> > 23

Dated at Toronto, this 22nd day of May, 1975.

(5601)

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 411/75. County of Peel, Town of Mississauga. Made—May 22nd, 1975. Filed—May 23rd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 479/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- 1. Section 2 of Ontario Regulation 479/73, as amended by section 1 of Ontario Regulation 996/74 and section 1 of Ontario Regulation 190/75, is further amended by adding thereto the following paragraphs:
- (ia) That parcel of land beginning at the southeasterly angle of Lot 3 in Concession I East of Hurontario Street in the former Town of Mississauga;

Thence westerly along the southerly limit of that Lot a distance of 600 feet to a point;

Thence northerly and parallel with the easterly limit of that Lot to the line between the north and south halves of that Lot;

Thence easterly along that line and its prolongation to the centre line of the road allowance between concessions I and II East of Hurontario Street:

Thence southerly along that centre line to the easterly prolongation of the southerly limit of that Lot;

Thence westerly along that prolongation to the place of beginning.

(ib) That parcel of land beginning at a place in the centre line of Hurontario Street distant 500 feet measured northerly therealong from the westerly prolongation of the southerly limit of Lot 12 in Concession I East of Hurontario Street;

Thence southeasterly in a straight line to the southwesterly angle of the east half of that Lot;

Thence easterly along the southerly limit of that Lot and its prolongation to the centre line of the road allowance between concessions I and II East of Hurontario Street;

Thence northerly along that centre line to the easterly prolongation of the northerly limit of the south quarter of that Lot 12; Thence westerly along that northerly limit to the line between the east and west halves of that Lot:

Thence northerly along that line to the northerly limit of the southerly half of that Lot;

Thence westerly along that northerly limit and its prolongation to the centre line of Hurontario Street:

Thence southerly along that centre line to the place of beginning.

(iia) That parcel of land beginning at a place in the southerly limit of Lot 1 in Concession II East of Hurontario Street distant 1,254 feet measured easterly therealong from the southwesterly angle of that Lot;

Thence northerly to a point in the southerly limit of Lot 2 in that Concession distant 1,202 feet measured easterly therealong from its southwesterly angle;

Thence northerly to a point in the northerly limit of the south half of that Lot distant 1,240 feet measured easterly therealong from its northwesterly angle;

Thence westerly along that northerly limit and its prolongation to the centre line of the road allowance between concessions I and II East of Hurontario Street;

Thence northerly along that centre line to a point distant 1,350 feet measured northerly therealong from the westerly prolongation of the southerly limit of Lot 3 in that Concession II;

Thence easterly at right angles from that centre line 720 feet to a point;

Thence southerly and parallel with that centre line 300 feet to a point;

Thence easterly and parallel with the northerly limit of that Lot a distance of 750 feet to a point;

Thence northerly to a point in the southerly limit of Lot 4 in that Concession distant 1,200 feet measured easterly therealong from its southwesterly angle;

Thence northerly and parallel with the westerly limit of lots 4 and 5 to the southerly limit of that part of the King's Highway known as No. 401;

Thence westerly along that southerly limit to the centre line of the road allowance between concessions I and II East of Hurontario Street;

Thence northerly along that centre line to the northerly limit of that part of the King's Highway known as No. 401;

Thence easterly along that northerly limit to a line parallel with and distant 1,100 feet measured easterly from the westerly limit of that Concession II;

Thence northerly and parallel with that westerly limit to the centre line of Lot 8 in that Concession;

Thence easterly along that centre line to a line parallel with and distant 1,500 feet measured easterly from the westerly limit of that Concession:

Thence southerly along that parallel line to the centre line of the Base Line Road;

Thence westerly along that centre line 246 feet to a point;

Thence northerly 33 feet to the place of beginning.

(iib) That parcel of land beginning at the northeasterly angle of Lot 4 in Concession II East of Hurontario Street:

Thence easterly along the prolongation of the northerly limit of that Lot to the centre line of the road allowance between concessions II and III East of Hurontario Street;

Thence southerly along that centre line 640 feet to a point;

Thence westerly and parallel with that northerly limit 1,000 feet to a point;

Thence southwesterly to a point in the southerly limit of that Lot distant 1,500 feet measured westerly from its southeasterly angle;

Thence northerly and parallel with the easterly limit of that Lot to its northerly limit;

Thence easterly along that northerly limit to the place of beginning.

(iic) That parcel of land beginning at the northeasterly angle of Lot 11 in Concession II East of Hurontario Street;

Thence easterly along the prolongation of the northerly limit of that Lot to the centre line of the road allowance between concessions II and III East of Hurontario Street;

Thence southerly along that centre line 150 feet to a point;

Thence westerly and parallel with that northerly limit to a point distant 1,500 feet measured westerly therealong from the easterly limit of that Lot;

Thence northerly and parallel with the easterly limit of that Lot to the northerly limit of that Lot;

Thence easterly along that northerly limit to the place of beginning.

(iiia) That parcel of land beginning at the southwesterly angle of Lot 12 in Concession III East of Hurontario Street;

> Thence westerly along the prolongation of the southerly limit of that Lot to the centre line of the road allowance between concessions II and III East of Hurontario Street;

> Thence northerly along that centre line to the westerly prolongation of the southerly limit of the north quarter of the west half of that Lot;

> Thence easterly to and along that southerly limit to its southeasterly angle;

Thence northerly along the centre line of lots 12 and 13 in Concession II to the northerly limit of the south quarter of that Lot 13;

Thence easterly along that northerly limit and its prolongation to the centre line of the road allowance between concessions III and IV East of Hurontario Street;

Thence southerly along that centre line to a point distant 500 feet measured southerly therealong from the easterly prolongation of the northerly limit of Lot 12 in Concession III East of Hurontario Street;

Thence southwesterly in a straight line to the place of beginning.

(iva) That parcel of land beginning at a place in the centre line of the road allowance between concessions III and IV East of Hurontario Street and distant 500 feet measured southerly therealong from the westerly prolongation of the northerly limit of Lot 12 in that Concession IV;

Thence northeasterly to a point in the northern limit of that Lot distant 1,200 feet measured easterly therealong from its northwesterly angle;

Thence northeasterly to the northeasterly angle of the south half of the east half of Lot 13 in that Concession;

Thence easterly along the prolongation of that half Lot limit to the centre line of the road allowance between concessions IV and V East of Hurontario Street:

Thence northerly along that centre line to the easterly prolongation of the northerly limit of that Lot;

Thence westerly to and along that northerly limit to the northeasterly angle of the northerly quarter of the west half of that Lot:

Thence southerly along the easterly limit of that quarter to its southerly limit;

Thence westerly along that southerly limit and its prolongation to the centre line of the road allowance between concessions III and IV East of Hurontario Street:

Thence southerly along that centre line to the place of beginning.

(va) That parcel of land beginning at the southwesterly angle of the northwest quarter of Lot 13 in Concession V East of Hurontario Street:

Thence northeasterly in a straight line to a point in the easterly limit of that quarter distant 450 feet measured northerly therealong from its southeasterly angle;

Thence northeasterly along the prolongation of that straight line 300 feet to a point;

Thence northerly in a straight line to a point in the northerly limit of that Lot 13 distant 450 feet measured westerly therealong from the southwesterly limit of the right-of-way of the Canadian National Railways;

Thence easterly along the northerly limit of the said Lot to the easterly limit of the right-of-way of the spur of that Railway;

Thence northeasterly along that southeasterly limit of the right-of-way of that Railway to the centre line of the road allowance between concessions V and VI East of Hurontario Street;

Thence northerly along that centre line to the easterly prolongation of the line between the north and south halves of Lot 14 in that Concession V;

Thence westerly to and along that line to the centre line of that Concession;

Thence southerly along that centre line to the northerly limit of the south quarter of Lot 14 in that Concession;

Thence westerly along that northerly limit and its prolongation to the centre line of the road allowance between concessions IV and V East of Hurontario Street;

Thence southerly along that centre line to the westerly prolongation of the southerly limit of the north half of Lot 13 in that Concession V;

Thence easterly along that prolongation to the place of beginning.

(via) That parcel of land beginning at the intersection of the easterly prolongation of the southerly limit of Lot 2 in Concession VI East of Hurontario Street and the centre line of the road allowance between concessions VI and VII East of Hurontario Street;

Thence northerly along that centre line 800 feet to a point;

Thence southwesterly in a straight line to a point in that southerly limit distant 1,200 feet measured westerly therealong from its southeasterly angle;

Thence easterly along that southerly limit and its prolongation to the place of beginning.

(vib) That parcel of land beginning at the intersection of the centre line of the road allowance between concessions VI and VII East of Hurontario Street and the easterly prolongation of the line between the north and south halves of Lot 14 in that Concession VI;

Thence southerly along that centre line of that road allowance to a point distant 215 feet measured southerly therealong from the southerly limit of the right-of-way of the Canadian National Railways;

Thence westerly and parallel with that southerly limit 780 feet, more or less, to the northerly prolongation of the easterly limit of Block D of Registered Plan Number 841;

Thence southerly along that prolongation to the northeasterly angle of that Block;

Thence westerly along the northerly limit of blocks D and C to the northwesterly angle of Block C;

Thence westerly and parallel with the last-mentioned southerly limit 790 feet to a point;

Thence southerly and parallel with the westerly limit of Concession VI East of Hurontario Street 360 feet to a point;

Thence westerly and parallel with that southerly limit to the centre line of the road allowance between concessions V and VI East of Hurontario Street;

Thence northerly along that centre line to the westerly prolongation of the line between the north and south halves of Lot 14 in the said Concession VI:

Thence easterly to and along that centre line to the place of beginning.

(viia) That parcel of land beginning at the southwesterly angle of Lot 2 in Concession VII East of Hurontario Street;

> Thence westerly along the prolongation of the southerly limit of that Lot to the centre line of the road allowance between concessions VI and VII East of Hurontario Street;

> Thence northerly along that centre line 800 feet to a point;

Thence northeasterly in a straight line to a point in the easterly limit of that Lot distant 300 feet measured southerly therealong from its northeasterly angle;

Thence northeasterly along the prolongation of that straight line to the easterly boundary of the City of Mississauga;

Thence southerly along that easterly boundary to the easterly prolongation of the southerly limit of that Lot;

Thence westerly to and along that southerly limit to the place of beginning.

(xa) That parcel of land beginning at the intersection of the centre line of Hurontario Street and the easterly prolongation of the line between the north and south halves of Lot 12 in Concession I West of Hurontario Street:

Thence southerly along that centre line 500 feet to a point;

Thence northwesterly in a straight line to the southwesterly angle of the north half of the east half of that Lot;

Thence easterly along that half Lot line and its prolongation to the place of beginning.

(xb) That parcel of land beginning at the southeasterly angle of the north half of the west half of Lot 12 in Concession I West of Hurontario Street;

Thence northerly along the easterly limit of that west half to the southerly limit of the north quarter of that Lot;

Thence westerly along that southerly limit and its prolongation to the centre line of the road allowance between concessions I and II West of Hurontario Street;

Thence southerly along that centre line 450 feet to a point;

Thence southeasterly in a straight line to the place of beginning.

(xia) That parcel of land beginning at the intersection of the westerly prolongation of the line between the north and south halves of Lot 13 in Concession II West of Hurontario Street and the centre line of the road allowance between concessions II and III West of Hurontario Street;

Thence northerly along that centre line 600 feet to a point;

Thence southeasterly in a straight line to a point in the line between the north and south halves of that Lot distant 1,100 feet measured easterly from its westerly limit;

Thence westerly along that line to the place of beginning.

(xiia) That parcel of land beginning at the intersection of the easterly prolongation of the northerly limit of Lot 12 in Concession III West of Hurontario Street and the centre line of the road allowance between concessions II and III West of Hurontario Street;

Thence southerly along that centre line to the easterly prolongation of a line parallel with and distant 200 feet measured southerly from the northerly limit of Lot 10 in Concession III West of Hurontario Street:

Thence westerly to and along that parallel line to the westerly high-water mark of the Credit River;

Thence northerly along that westerly highwater mark to the northerly limit of that Lot;

Thence westerly along that northern limit 640 feet to a point;

Thence northerly to and along the westerly limit of the lands of the Botanical Gardens as described in Instrument Number 116510 to the northwesterly limit of the right-of-way of the Canadian Pacific Railway;

Thence northeasterly along that northwesterly limit 522.57 feet to the northerly limit of Lot 11 in that Concession;

Thence northerly and parallel with the westerly limit of Lot 12 in that Concession to the line between the north and south halves of that Lot;

Thence easterly along that half Lot line to the centre line of that Concession;

Thence northerly along that centre line to the northerly limit of that Lot;

Thence easterly along that northerly limit and its prolongation to the place of beginning.

(xiva) That parcel of land beginning at the northeasterly angle of the southwesterly quarter of Lot 13 in Concession V West of Hurontario Street;

Thence westerly along the line between the north and south halves of that Lot 400 feet to a point;

Thence southeasterly in a straight line to a point in the easterly limit of the southwest quarter of that Lot distant 200 feet measured southerly therealong from its northeasterly angle;

Thence northerly along that easterly limit 200 feet to the place of beginning.

(xva) That parcel of land beginning at the intersection of the westerly boundary of the City of Mississauga and the westerly prolongation of a line parallel with and distant 200 feet measured northerly at right angles from the southerly limit of Lot 13 in Concession VI West of Hurontario Street;

Thence easterly to and along that parallel line to a point distant 700 feet measured easterly therealong from the westerly limit of that Lot;

Thence northeasterly in a straight line to the southwesterly angle of the east half of Lot 14 in that Concession;

Thence easterly along the southerly limit of that Lot and its prolongation to the centre line of the road allowance between concessions V and VI West of Hurontario Street;

Thence northerly along that centre line to the easterly prolongation of the northerly limit of the south quarter of that Lot;

Thence westerly to and along that northerly limit to the centre line of that Concession VI;

Thence northerly along that centre line to the line between the north and south halves of the west half of that Lot:

Thence westerly along that half Lot line and its prolongation to the westerly boundary of the City of Mississauga;

Thence southerly along that westerly boundary to the place of beginning.

(xvia) That parcel of land beginning at the northwesterly angle of the southerly 3,800 feet of Lot 8 in Concession II North of Dundas Street;

Thence easterly and parallel with the southerly limit of that Lot 800 feet to a point;

Thence southwesterly 870 feet, more or less, to the northeasterly angle of Instrument Number 118939 V.S.;

Thence southwesterly 1,300 feet, more or less, to the southwesterly angle of that Instrument;

Thence southwesterly 950 feet, more or less, to a point on the southerly limit of Instrument Number 115239 V.S. distant 462.40 feet measured easterly therealong from the easterly limit of the road allowance between lots 10 and 11 in that Concession;

Thence westerly along that southerly limit 250 feet to a point;

Thence southerly and parallel with the easterly limit of that road allowance to the intersection of the easterly prolongation of the southerly limit of Lot 13 of Registered Plan A-24;

Thence westerly to and along that southerly limit to a point distant 100 feet measured westerly therealong from its southeasterly angle;

Thence northerly and parallel with the easterly limit of that Lot a distance of 250 feet to a point;

Thence northwesterly to a point distant 250 feet measured westerly from that easterly limit along a line parallel with and distant 60 feet measured southerly at right angles from the northerly limit of the said Lot;

Thence westerly to a point in the westerly limit of Lot 14 of that Plan distant 70 feet measured southerly from its northwesterly angle;

Thence westerly to a point in the westerly limit of Lot 12 in that Concession II distant 3,257 feet measured northerly therealong from its southwesterly angle;

Thence westerly to a point in the westerly limit of Lot 13 in that Concession distant 3,295 feet measured northerly therealong from its southwesterly angle;

Thence westerly to a point in the westerly limit of Lot 14 in that Concession distant 3,168 feet measured northerly therealong from its southwesterly angle;

Thence westerly to a point in the westerly limit of Lot 15 in that Concession distant 2,890 feet measured northerly therealong from its southwesterly angle;

Thence westerly to a point in the easterly limit of Lot 16 in that Concession distant 2,870 feet measured northerly therealong from its southeasterly angle;

Thence westerly to a point in the westerly limit of that Lot distant 2,980 feet measured northerly therealong from its southwesterly angle;

Thence westerly to a point in the southerly limit of the portion of The Parkway Belt Planning Area described in paragraph xvi, the said point being distant 400 feet measured westerly along a line parallel with and distant 3,050 feet measured northerly from the southerly limit of Lot 17 in that Concession;

Thence easterly following the southerly limits of that portion of the Planning Area to the place of beginning.

(xvib) That parcel of land beginning at a place in the line between the east and west halves of Lot 10 in Concession II North of Dundas Street distant 500 feet measured southerly therealong from the northerly limit of that Lot;

Thence easterly and parallel with that northerly limit to the westerly limit of Lot 9 in that Concession II;

Thence southerly along that westerly limit 1,360.55 feet to a point;

Thence easterly to a point in the westerly limit of Tomken Road distant 1,868.66 feet measured southerly therealong from the northerly limit of that Lot;

Thence southeasterly to a point in the easterly limit of Tomken Road distant 1,897.58 feet measured southerly therealong from the northerly limit of Lot 8 in that Concession;

Thence easterly and parallel with that northerly limit 904.18 feet to a point;

Thence southerly and parallel with the easterly limit of Tomken Road 202.42 feet to the northerly limit of the portion of The Parkway Belt Planning Area described in paragraph xvi;

Thence westerly and northerly following the northerly limit of that portion of the Planning Area to the place of beginning.

(xvic) That parcel of land beginning at the northwesterly angle of the east half of Lot 11 in Concession II North of Dundas Street;

> Thence northerly along the northerly prolongation of that half Lot limit to the centre line of the Base Line Road;

Thence westerly along that centre line to the northerly prolongation of a line parallel with and distant 360 feet measured easterly from the westerly limit of that Lot;

Thence southerly to and along that parallel line to a point distant 2,000 feet measured southerly from the northerly limit of that Lot:

Thence easterly and parallel with that northerly limit to the line between the east and west halves of that Lot;

Thence northerly along that line 2,000 feet to the place of beginning.

(xvid) That parcel of land beginning at a place in the easterly limit of Lot 33 in Concession II North of Dundas Street distant 3,100 feet measured northerly therealong from its southeasterly angle;

Thence southerly along that easterly limit 50 feet to a point;

Thence westerly to a point in the westerly limit of that Lot 33 distant 3,080 feet measured northerly therealong from its southwesterly angle;

Thence westerly to a point in the westerly limit of Lot 34 in that Concession distant 3,125 feet measured northerly therealong from its southwesterly angle;

Thence westerly to a point in the westerly limit of Lot 35 in that Concession distant 3,150 feet measured northerly therealong from its southwesterly angle;

Thence westerly and parallel with the southerly limit of that Lot to the centre line of the road allowance between the towns of Mississauga and Oakville;

Thence northerly along that centre line to a line parallel with and distant 3,200 feet measured northerly from that southerly limit;

Thence easterly along that parallel line to the southwesterly angle of the portion of The Parkway Belt Planning Area described in paragraph xvi;

Thence easterly along the southerly limits of that portion of the Planning Area to the place of beginning.

(xviiia) That parcel of land beginning at a place in the easterly limit of Lot 1 in Range 4 North of Dundas Street distant 2,700 feet measured northerly therealong from the southerly limit of that Lot;

Thence westerly and parallel with that southerly limit 300 feet to a point;

Thence easterly to a point in the easterly limit of the said Lot 1 distant 2,640 feet measured northerly therealong from its southerly limit;

Thence northerly along that easterly limit 60 feet to the place of beginning.

(xviiib) That parcel of land beginning at a place in the easterly limit of Lot 2 in Range 4 North of Dundas Street distant 2,450 feet measured northerly therealong from the southerly limit of that Lot;

Thence westerly and parallel with that southerly limit 300 feet to a point;

Thence easterly to a point in the easterly limit of that Lot distant 2,400 feet measured northerly therealong from its southerly limit;

Thence northerly along that easterly limit 50 feet to the place of beginning.

(xviiic) That parcel of land beginning at a place in the line between the east and west halves of Lot 3 in Range 4 North of Dundas Street distant 2,350 feet measured northerly therealong from the southerly limit of that Lot;

Thence westerly and parallel with that southerly limit 400 feet to a point;

Thence easterly to a point in that half Lot line distant 2,275 feet measured northerly therealong from that southerly limit;

Thence northerly along that half Lot line 75 feet to the place of beginning.

(xviiid) That parcel of land beginning at the southwesterly angle of Lot 7 in Range 4 North of Dundas Street;

Thence northerly along the westerly limit of that Lot to the northerly limit of the right-of-way of the Canadian Pacific Railway;

Thence southeasterly along that northerly limit to the southerly limit of Burnhamthorpe Road;

Thence westerly along that southerly limit to the southerly prolongation of the westerly limit of that Lot;

Thence northerly along that prolongation to the place of beginning.

(xxii) All original road allowances between or fronting the lands described in paragraphs i to xxi.

> W. DARCY McKEOUGH Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

> > 23

Dated at Toronto, this 22nd day of May, 1975.

(5602)

THE PARKWAY BELT PLANNING AND **DEVELOPMENT ACT, 1973**

O. Reg. 412/75. County of Halton, Town of Milton. Made-May 22nd, 1975. Filed-May 23rd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 480/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Paragraph i of section 2 of Ontario Regulation 480/73 is revoked. O. Reg. 412/75,

> W. DARCY MCKEOUGH Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

> > 23

Dated at Toronto, this 22nd day of May, 1975.

(5603)

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 413/75. County of Halton, Town of Oakville. Made-May 22nd, 1975. Filed-May 23rd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- 1. Section 2 of Ontario Regulation 481/73 is amended by adding thereto the following paragraphs:
- (va) That parcel of land beginning at the intersection of the westerly prolongation of the southerly limit of Lot 15 in Concession V and the centre line of the road allowance between concession IV and V:

Thence northerly along that centre line to a line parallel with and distant 200 feet measured northerly at right angles from the centre line of that part of the King's Highway known as No. 401;

Thence easterly along that parallel line to the centre line of the road allowance between concessions V and VI;

Thence southerly along that centre line to the easterly prolongation of the southerly limit of Lot 15 in Concession V;

Thence westerly to and along that southerly limit and its prolongation to the place of beginning.

(via) That parcel of land beginning at the intersection of the westerly prolongation of the southerly limit of Lot 15 in Concession VI and the centre line of the road allowance between concessions V and VI;

> Thence northerly along that centre line to a line parallel with and distant 200 feet measured northerly at right angles from the centre line of that part of the King's Highway known as No. 401;

> Thence easterly along that parallel line to the centre line of the road allowance between concessions VI and VII:

> Thence southerly along that centre line to the easterly prolongation of the southerly limit of Lot 15 in Concession VI;

> Thence westerly to and along that southerly limit and its prolongation to the place of beginning.

(viia) That parcel of land beginning at the intersection of the westerly prolongation of the southerly limit of Lot 15 in Concession VII and the centre line of the road allowance between concessions VI and VII;

> Thence northerly along that centre line to a line parallel with and distant 200 feet measured northerly at right angle from the centre line of that part of the King's Highway known as No. 401;

Thence easterly along that parallel line to the centre line of the road allowance between concessions VII and VIII;

Thence southerly along that centre line to the easterly prolongation of the southerly limit of Lot 15 in Concession VII;

Thence westerly to and along that southerly limit and its prolongation to the place of beginning.

(viiia) That parcel of land beginning at the intersection of the westerly prolongation of the southerly limit of Lot 15 in Concession VIII and the centre line of the road allowance between concessions VII and VIII;

Thence northerly along that centre line to a line parallel with and distant 200 feet measured northerly at right angle from the centre line of that part of the King's Highway known as No. 401;

Thence easterly along that parallel line to the centre line of the road allowance between concessions VIII and IX;

Thence southerly along that centre line to the easterly prolongation of the southerly limit of Lot 15 in Concession VIII;

Thence westerly to and along that southerly limit and its prolongation to the place of beginning.

(ixa) That parcel of land beginning at the intersection of the westerly prolongation of the southerly limit of Lot 15 in Concession IX and the centre line of the road allowance between concessions VIII and IX;

Thence northerly along that centre line to a line parallel with and distant 300 feet measured northerly at right angles from the centre line of that part of the King's Highway known as No. 401;

Thence easterly along that parallel line to the centre line of the road allowance between concessions IX and X:

Thence southerly along that centre line to the easterly prolongation of the southerly limit of Lot 15 in Concession IX;

Thence westerly to and along that southerly limit and its prolongation to the place of beginning.

(xa) That parcel of land beginning at the intersection of the westerly prolongation of the line between the north and south halves of Lot 14 in Concession X and the centre line of the road allowance between concessions IX and X;

> Thence southerly along that centre line to the southerly limit of the right-of-way of the Canadian Pacific Railway;

> Thence easterly along that southerly limit to the centre line of the road allowance between concessions X and XI:

Thence northerly along that centre line to the easterly prolongation of the line between the north and south halves of Lot 14 in Concession X;

Thence westerly to and along that line and its prolongation to the place of beginning.

(xb) That parcel of land beginning at the intersection of the westerly prolongation of the southerly limit of Lot 15 in Concession X and the centre line of the road allowance between concessions IX and X;

Thence northerly along that centre line to a line parallel with and distant 400 feet measured northerly at right angles from the centre line of that part of the King's Highway known as No. 401;

Thence easterly along that parallel line to the centre line of the road allowance between concessions X and X1;

Thence southerly along that centre line to the easterly prolongation of the southerly limit of Lot 15 in Concession X;

Thence westerly to and along that southerly limit and its prolongation to the place of beginning.

(xia) That parcel of land beginning at the intersection of the westerly prolongation of the northerly limit of Lot 13 in Concession XI and the centre line of the road allowance between concessions X and XI;

> Thence southerly along that centre line to the westerly prolongation of the southerly limit of that Lot;

> Thence easterly to and along that southerly limit and its prolongation to the easterly boundary of the former Town of Oakville;

Thence northerly along that easterly boundary to the easterly prolongation of the northerly limit of that Lot;

Thence westerly to and along that northerly limit and its prolongation to the place of beginning.

(xib) That parcel of land beginning at the intersection of the westerly prolongation of the southerly limit of Lot 15 in Concession XI and the centre line of the road allowance between concessions X and XI;

Thence northerly along that centre line 250 feet to a point;

Thence easterly and parallel with the southerly limit of that Lot to the easterly boundary of the former Town of Oakville;

Thence southerly along that eastern boundary to the easterly prolongation of the southerly limit of that Lot;

Thence westerly to and along that southerly limit and its prolongation to the place of beginning.

(xiia) That parcel of land beginning at the intersection of the centre line of Dundas Street and the southerly prolongation of the westerly limit of Lot 3 in Concession I North of Dundas Street;

Thence easterly along that centre line 300 feet to a point;

Thence northwesterly to a point in the westerly limit of that Lot distant 1,940 feet measured northerly therealong from the said centre line of Dundas Street;

Thence southerly along that westerly limit and its prolongation 1,940 feet to the place of beginning.

(xiib) That parcel of land beginning at the intersection of the centre line of Dundas Street and the southerly prolongation of the westerly limit of Lot 5 in Concession I North of Dundas Street;

> Thence westerly along that centre line to the southerly prolongation of the westerly limit of Lot 7 in that Concession;

> Thence northerly to and along that westerly limit and its northerly prolongation to the centre line of the road allowance between concessions I and II North of Dundas Street;

Thence easterly along that centre line to the northerly prolongation of the westerly limit of Lot 5 in Concession I North of Dundas Street;

Thence southerly to and along that westerly limit and its prolongation to the place of beginning.

(xiva) That parcel of land beginning at the intersection of the centre line of Dundas Street and the northerly prolongation of the westerly limit of Lot 34 in Concession I South of Dundas Street; Thence easterly along that centre line to the northerly prolongation of the easterly limit of that Lot;

Thence southerly to and along that easterly limit to the southerly limit of the northerly quarter of that Lot;

Thence westerly along that southerly limit to the westerly limit of that Lot;

Thence northerly along that westerly limit and its prolongation to the place of beginning.

(xva) That parcel of land beginning at the northeasterly angle of the south half of Lot 5 in Concession II South of Dundas Street;

Thence westerly along the northerly limit of that south half of the said Lot a distance of 275 feet to a point;

Thence southerly and parallel with the easterly limit of that Lot to the northerly limit of Ford Drive;

Thence westerly along that northerly limit to the westerly limit of that Lot;

Thence southerly along that westerly limit and its prolongation to the centre line of the road allowance between concessions II and III South of Dundas Street;

Thence easterly along that centre line to the southerly prolongation of the easterly limit of Lot 5 in that Concession;

Thence northerly to and along that easterly limit to the place of beginning.

- (xviii) All original road allowances between or fronting the lands described in paragraphs i to xvii.
 - Paragraph xvi of the said section 2, as remade by section 1 of Ontario Regulation 776/73, is amended by adding at the end thereof:

And saving and excepting the following parcel of land:

Beginning at the southwesterly angle of Lot 32 in Concession III South of Dundas Street;

Thence northerly along the westerly limit of that Lot to the southwesterly top of the

bank of a branch of the Twelve Mile Creek lying south of that part of the King's Highway known as The Queen Elizabeth Way;

O. Reg. 413/75

Thence southeasterly along the top of that bank and the westerly top of the bank of the Twelve Mile Creek to the easterly limit of "K" Street;

Thence southerly along that easterly limit to the intersection of a line parallel with and distant 25 feet measured westerly from the westerly top of the bank of the Twelve Mile Creek;

Thence southeasterly along that parallel line to the southerly limit of Lot 31 in that Concession;

Thence westerly along the southerly limit of lots 31 and 32 in that Concession to the place of beginning.

 Paragraph xvii of the said section 2, as remade by subsection 2 of section 1 of Ontario Regulation 456/74, is amended by adding at the end thereof:

And saving and excepting the following parcel of land:

Beginning at the northwesterly angle of Lot 35 in Concession IV South of Dundas Street;

Thence southerly along the westerly limit of that Lot to the high-water mark of Lake Ontario;

Thence northeasterly along that high-water mark to the westerly limit of the east half of Lot 32 in that Concession;

Thence northerly along that westerly limit to the northerly limit of that Lot;

Thence westerly along the northerly limit of lots 32, 33, 34 and 35 in that Concession to the place of beginning.

W. DARCY MCKEOUGH Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 22nd day of May, 1975.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 414/75.

County of Halton, Town of Burlington. Made—May 22nd, 1975. Filed—May 23rd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- 1.—(1) Section 2 of Ontario Regulation 482/73, as amended by section 1 of Ontario Regulation 602/73, section 1 of Ontario Regulation 793/73, section 1 of Ontario Regulation 271/75 and section 1 of Ontario Regulation 286/75, is further amended by adding thereto the following paragraphs:
 - (ia) That parcel of land beginning at the northwesterly angle of the southerly quarter of Lot 11 in Concession I North of Dundas Street in the Town of Burlington;

Thence easterly along the northerly limit of that southerly quarter 250 feet to a point;

Thence southwesterly to a point in the westerly limit of that Lot distant 200 feet measured southerly therealong from the place of beginning;

Thence northerly along that westerly limit 200 feet to the place of beginning.

(ib) That parcel of land beginning at the southeasterly angle of the northerly threequarters of Lot 20 in Concession I North of Dundas Street;

Thence westerly along the southerly limit of the said northerly three-quarters 620 feet, more or less, to the brow of the slope in Lot 3 of Registered Plan Number 540;

Thence northeasterly along the brow of that slope through lots 3, 4, 5 and 6 of that Plan to the easterly limit of Lot 20 in that Concession;

Thence southerly along that easterly limit 480 feet to the place of beginning.

(va) That parcel of land beginning at the intersection of the northerly limit of that part of the King's Highway known as No. 403 and the westerly limit of Brant's Block;

(5612) 23

Thence southerly along that westerly limit to the southerly limit of the right-of-way of the Canadian National Railways;

Thence easterly along that southern limit to the easterly limit of The Queen Elizabeth Way;

Thence northeasterly along that eastern limit to a line parallel with and distant 1,650 feet measured westerly at right angles from the centre line of Brant Street;

Thence northerly along that parallel line to the northerly limit of The Queen Elizabeth Way;

Thence westerly along that northerly limit and along the northerly limit of the said part of the King's Highway to the place of beginning.

- (viii) All original road allowances between or fronting the said lands described therein.
- (2) Paragraph vi, and paragraph vii, as remade by section 1 of Ontario Regulation 286/75 of the said section 2, are revoked. O. Reg. 414/75, s. 1 (2).

W. DARCY McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 22nd day of May, 1975.

(5613) 23

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 415/75.
County of Wentworth,
Township of East Flamborough.
Made—May 22nd, 1975.
Filed—May 23rd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 483/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

 Section 2 of Ontario Regulation 483/73 is amended by adding thereto the following paragraphs: (iva) That parcel of land beginning at a place in the northeasterly limit of Lot 8 in Concession III distant 900 feet measured southeasterly from the southerly limit of that part of the King's Highway known as No. 5;

Thence southwesterly and parallel with the northwesterly limit of that Lot to the easterly limit as shown on Registered Plan Number 894;

Thence northwesterly along that limit to an angle in that Plan;

Thence northeasterly following the southerly limit of that Plan to the northeasterly limit of the said Lot 8:

Thence southeasterly along that north-easterly limit to the place of beginning.

(ivb) That parcel of land beginning at a place in the northeasterly limit of Lot 9 in Concession III distant 900 feet measured southeasterly from the southerly limit of that part of the King's Highway known as No. 5;

Thence southwesterly and parallel with the northwesterly limit of that Lot to the northeasterly limit as shown on Registered Plan Number 953;

Thence northwesterly along that northeasterly limit to a line parallel with and distant 200 feet measured northwesterly from the brow of the escarpment;

Thence northeasterly and parallel with that brow to the northeasterly limit of the said Lot;

Thence southeasterly along that north-easterly limit 10 feet to the place of beginning.

(v) All original road allowances between or fronting the lands described in paragraphs i to iv. O. Reg. 483/73, s. 2; O. Reg. 415/75, s. 1.

> W. DARCY McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 22nd day of May, 1975.

(5614)

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 416/75.County of Wentworth, Township of West Flamborough.Made—May 22nd, 1975.

Filed—May 23rd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 484/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- Section 2 of Ontario Regulation 484/73 is amended by adding thereto the following paragraphs:
- (ia) That parcel of land beginning at a place in the westerly limit of Lot 18 in Concession I distant 2,350 feet measured southerly therealong from its northwesterly angle;

Thence easterly and parallel with the northerly limit of the said Lot to the easterly limit of the west half of the said Lot;

Thence northerly along the said half Lot limit to the brow of the escarpment;

Thence westerly along the said brow to the westerly limit of the said Lot;

Thence southerly along that westerly limit to the place of beginning.

(iva) That parcel of land beginning at a place in the easterly limit of Lot 20 in Concession II distant 4,400 feet measured southerly therealong from its northeasterly angle;

Thence northerly along that easterly limit to a line parallel with and distant 300 feet measured northwesterly from the northwesterly limit of Rock Chapel Road;

Thence southwesterly and southerly and parallel with the westerly limit of that Road to its intersection with a line parallel with and distant 4,400 feet measured southerly from the northerly limit of that Lot 20;

Thence easterly and parallel with that northerly limit to the place of beginning.

(via) That parcel of land beginning at a place in the westerly limit of Lot 22 in Concession II being distant 1,600 feet measured southerly therealong from its northwesterly angle;

Thence easterly and parallel with the northerly limit of that Lot to its intersection with a line parallel with and distant 300 feet north of the brow of the escarpment;

Thence westerly and parallel with that brow to the westerly limit of the said Lot;

Thence southerly along that westerly limit distant 15 feet to the place of beginning.

(x) That parcel of land beginning at the intersection of the northeastern boundary of the Township of West Flamborough and the southerly limit of the road allowance between concessions II and III;

Thence westerly along that southerly limit to its intersection with a line parallel with and distant 300 feet measured northwesterly from the brow of the escarpment;

Thence northeasterly and parallel with that brow to the northeasterly boundary of the Township of West Flamborough;

Thence southeasterly along that north-eastern boundary to the place of beginning.

(xi) All original road allowances between or fronting the lands described in paragraphs i to x. O. Reg. 484/73, s. 2; O. Reg. 416/75, s. 1.

> W. DARCY McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 22nd day of May, 1975.

(5615) 23

THE FAMILY BENEFITS ACT

O. Reg. 417/75. General. Made—May 22nd, 1975. Filed—May 23rd, 1975.

REGULATION TO AMEND REGULATION 287 OF REVISED REGULATIONS OF ONTARIO, 1970

MADE UNDER THE FAMILY BENEFITS ACT

- Subsection 2 of section 10 of Regulation 287 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 778/74, is revoked and the following substituted therefor:
- (2) The allowance payable to a recipient other than,
 - (a) a recipient,
 - (i) who is a blind person or a disabled person, or
 - (ii) who is a married person and he or his spouse or both of them are receiving an increment under The Ontario Guaranteed Annual Income Act, 1974; and
 - (b) an applicant or recipient under subsection 4 of section 2.

shall not exceed a maximum of \$480 per month where the number of beneficiaries does not exceed four, but where there are more than four beneficiaries this maximum shall be increased by a further \$20 monthly for each beneficiary in excess of four. O. Reg. 417/75, s. 1.

- 2.—(1) Paragraph 1 of subsection 2 of section 11 of the said Regulation, as remade by subsection 1 of section 2 of Ontario Regulation 778/74, is revoked and the following substituted therefor:
 - Where the applicant or recipient receives board and shelter from the same source, an amount for ordinary needs and shelter determined by the Director in accordance with the following Table:

TABLE

	Monthly Minimum	Monthly Maximum
One Adult Beneficiary	\$128	\$190
Two Beneficiaries	\$226	\$290
Three Beneficiaries	\$284	\$340
Four or more Beneficiaries (A)	\$315(A)	\$370(A)

(A) For each beneficiary in addition to four, add an amount up to \$45 to the monthly amount.

- (2) Clauses a, b and c of paragraph 6 of subsection 2 of the said section 11, as remade by subsection 3 of section 2 of Ontario Regulation 778/74, are revoked and the following substituted therefor:
 - (a) for a single person without dependent children an amount up to a maximum of \$75 monthly;
 - (b) for a married person without dependent children.
 - (i) an amount up to a maximum of \$130 monthly where his payment for shelter includes the cost of heating the dwelling place, or
 - (ii) an amount up to a maximum of \$120 monthly where his payment for shelter does not include the cost of heating the dwelling place; or
 - (c) for a single person or married person with dependent children,
 - (i) an amount up to a maximum of \$130 monthly where his payment for shelter includes the cost of heating the dwelling place, or
 - (ii) an amount up to a maximum of \$120 monthly where his payment for shelter does not include the cost of heating the dwelling place,
- (3) Clause c of paragraph 11 of subsection 2 of the said section 11, as remade by subsection 4 of section 2 of Ontario Regulation 778/74, is revoked and the following substituted therefor:
 - (c) \$4.14 in respect of each beneficiary who is receiving a pension under the Old Age Security Act (Canada);
- (4) Subsection 3 of the said section 11, as remade by subsection 6 of section 2 of Ontario Regulation 778/74, is revoked and the following substituted therefor:
- (3) For the purpose of computing the amount of allowances, the monthly budgetary requirements of an applicant or recipient who is eligible under clause f of subsection 1 of section 7 of the Act shall be a monthly amount equal to \$90 for the first foster child, \$75 for the second foster child and \$65 for each additional foster child. O. Reg. 417/75, s. 2 (4).
 - 3.—(1) Subclause ii of section 25a of the said Regulation, as remade by section 3 of Ontario Regulation 336/75, is revoked and the following substituted therefor:

(ii) \$388 where the applicant or recipient is a married person and he or his spouse but not both of them is a blind person, a disabled person or is receiving an increment under The Ontario Guaranteed Annual Income Act, 1974, or

(2) The Table following subclause iii of the said section 25a, as remade by section 4 of Ontario Regulation 778/74, is revoked and the following substituted therefor:

TABLE

	Age of	Dependent Ch	ildren
-	16 Years and over	10-15 years	0-9 years
A. Family with One Adult Beneficiary			
1. First Dependent Child	\$148	\$135	\$125
 Second Dependent Child, add to the amount in item 1 For Each Additional Dependent Child 	63	52	43
add to the aggregate of items 1 and 2	54	46	41
B. Family with Two Adult Beneficiaries			
1. First Dependent Child	63	52	43
For Each Additional Dependent Child add to the amount in item 1	54	46	41

4. The Schedule to the said Regulation, as remade by section 5 of Ontario Regulation 778/74, is revoked and the following substituted therefor:

Schedule

MONTHLY AMOUNTS FOR ORDINARY NEEDS*

MONTHLY AMOUNTS FOR ORDINARY NEEDS*					
Number of Children	16 Years and over	10-15 Years	0-9 Years	One Adult Person	Two Adult Persons
0	0	0	0	\$115	\$208
1	0 0 1	0 1 0	1 0 0	\$185 195 208	\$246 255 266
2	0 0 0 1 1 2	0 1 2 0 1	2 1 0 1 0 0	\$223 233 242 246 255 266	\$282 291 296 302 307 315
3	0 0 0 0 1 1 1 2 2	0 1 2 3 0 1 2 0	3 2 1 0 2 1 0 1	\$259 269 278 283 282 291 296 302 307	\$318 327 332 337 338 343 343 348 351 356
	3	0	0	315	364

* The above Table indicates the amounts for one or two adults and the three oldest children in a family. For each additional child in the family in excess of three children, add to the appropriate amount set out in the Schedule for a family with three as follows:

(b) 10-15 years.....\$41

O. Reg. 417/75, s. 4.

5. This Regulation shall be deemed to have come into force on the 1st day of May, 1975. O. Reg. 417/75, s. 5.

(5616)

23

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 418/75. General. Made-May 22nd, 1975. Filed-May 23rd, 1975.

REGULATION TO AMEND REGULATION 383 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

- 1. Subsection 1 of section 10 of Regulation 383 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 779/74, is revoked and the following substituted therefor:
- (1) Subject to subsection 2a and 3 and sections 3, 4 and 5, general assistance shall be paid to or on behalf of any single person or head of a family. who is a person in need and who is not a patient or resident in a hospital or institution other than a nursing home or hostel.
 - (a) by a municipality where the person resides within the municipality;
 - (b) by the council of an approved band where the person,
 - (i) is a member of the band, and
 - (ii) resides on the reserve of the band; and
 - (c) by the Province of Ontario where the person resides in territory without municipal organization,

in the amounts, subject to subsection 2, to be determined by the welfare administrator, by which the recipient's budgetary requirements determined in accordance with section 11 exceed his income determined in accordance with section 12, but except for a resident in a nursing home, not exceeding a maximum amount of \$460 in any month or a maximum amount of \$107 in any week, to a recipient with three dependants or less and where there are more than three dependants these maximum amounts shall be increased by a further \$20 in any month or \$4.70 in any week, as the case may be, for each dependant in excess of three. O. Reg. 418/75, s. 1.

- 2.—(1) Paragraphs 4 and 5 of subsection 2 of section 11 of the said Regulation are revoked. O. Reg. 418/75, s. 2(1).
- (2) Clauses a and b of paragraph 6 of subsection 2 of the said section 11, as remade by subsection 2 of section 2 of Ontario Regulation 779/74, are revoked and the following substituted therefor:
 - (a) for a single person, the cost thereof up to a maximum of \$75 monthly; or
 - (b) for a head of a family,
 - (i) the cost thereof up to a maximum of \$130 monthly where his payment for shelter includes the cost of heating the dwelling place, or
 - (ii) the cost thereof up to a maximum of \$120 monthly where his payment for shelter does not include the cost of heating the dwelling place,
- (3) Clauses c and d of paragraph 9 of subsection 2 of the said section 11, as remade by subsection 4 of section 2 of Ontario Regulation 779 /74, are revoked and the following substituted therefor:

- (c) \$64.14 where the applicant or recipient is the head of the family and he and his spouse have both attained the age of sixty-five years but only one of them is receiving a pension under the Old Age Security Act (Canada); or
- (d) \$34.14 where the applicant or recipient is the head of a family and either he or any of his dependants but not both of them has attained the age of sixty-five years and is receiving a pension under the Old Age Security Act (Canada);
- (4) Clause c of subsection 3 of the said section 11, as remade by subsection 6 of section 2 of

- Ontario Regulation 779 /74, is revoked and the following substituted therefor:
- (c) who is a foster parent with a foster child other than a child in the care of a children's aid society within the meaning of The Child Welfare Act, is a monthly amount equal to \$90 for the first foster child, \$75 for the second foster child, and \$65 for each additional foster child.
- Paragraphs 3 and 4 of subsection 3 of section 14 of the said Regulation are revoked.
 Reg. 418/75, s. 3.
- 4. The Schedule to the said Regulation, as remade by section 5 of Ontario Regulation 779/74, is revoked and the following substituted therefor:

Schedule

AMOUNTS FOR ORDINARY NEEDS*

No.	Dependants	Children	Children	One Adı	ılt Person	Two Adu	lt Persons
of	16 years	10-15	0-9	0110 1100		Two man	10 10150115
Dependants	and over	years	years	Weekly	Monthly	Weekly	Monthly
0	0	0	0	\$23.50	\$102.00	\$40.50	\$176.00
					0.000		
				1 1		(1)	
	0	0	1	35.90	156.00	48.80	212.00
1	0	1	0	38.40	167.00	50.60	220.00
	1	0	0	40.50	176.00	52.50	228.00
					1000		
	0	0	2	44.20	192.00	56.40	245.00
	0	1	1	46.70	203.00	58.20	253.00
2	0	2	0	48.50	211.00	59.30	258.00
2	1	0	1	48.80	212.00	60.00	261.00
	1	1	0	50.60	220.00	61.20	266.00
	2	0	0	52.50	228.00	62.80	273.00
	0	0	3	51.80	225.00	63.90	278.00
	0	1	2	54.30	236.00	65.80	286.00
	0	2 3	1	56.10	244.00	66.90	291.00
	0		0	57.30	249.00	68.10	296.00
3	1	0	2	56.40	245.00	67.60	294.00
	1	1	1	58.20	253.00	68.80	299.00
	1	2	0	59.30	258.00	69.90	304.00
	2	0	1	60.00	261.00	70.40	306.00
	2	1	0	61.20	266.00	71.50	311.00
	3	0	0	62.80	273.00	73.10	318.00

^{*}For each additional child or dependant in the family in excess of 3, add to the appropriate amount set out in the Schedule for a family of three dependants as follows:

(a)	Dependant 16 years and over	Weekly \$10.40	Monthly \$45
(b)	Child 10-15 years	8.80	38
(c)	Child 0-9 years	7.60	33

O. Reg. 418/75, s. 4.

5. Clause A of item 1 of Part 1 of Form 5 of the said Regulation, as remade by section 6 of Ontario Regulation 779 /74, is revoked and the following substituted therefor:

A. BUDGETARY REQUIREMENTS

Ordinary Needs		\$
Special Diet		• • • • • • •
Pregnancy Item	• • • • • • • • • • • • • • • • • • • •	• • • • • • •
Shelter		
Hostels and Transients	• • • • • • • • • • • • • • • • • • • •	
Fuel	• • • • • • • • • • • • • • • • • • • •	
Foster Children	• • • • • • • • • • • • • • • • • • • •	
Advanced Age	••••••	
Prescribed Drugs	• • • • • • • • • • • • • • • • • • • •	
Other		
Sub-total	• • • • • • • • • • • • • • • • • • • •	\$
Less: Income	• • • • • • • • • • • • • • • • • • • •	\$

6. This Regulation comes into force on the 1st day of June, 1975. O. Reg. 418/75, s. 6.

(5617)

23

THE PLANNING ACT

O. Reg. 419/75. Rules of Procedure— Consent Applications. Made—May 15, 1975. Filed May 23rd, 1975.

REGULATION MADE UNDER THE PLANNING ACT

RULES OF PROCEDURE— CONSENT APPLICATIONS

INTERPRETATION

APPLICATIONS

- 1. In this Regulation,
 - (a) "application" shall mean an application in Form 1 in which the applicant has answered all the questions and provided all materials necessary for the processing of the said application by the Committee;
 - (b) "Committee" shall mean the Land Division Committee or the Committee of Adjustment having jurisdiction in the area in which the lands being the subjectmatter of the application are situate;
 - (c) "Secretary-Treasurer" shall mean the Secretary-Treasurer of a Committee. O. Reg. 419/75, s. 1.

- 2. An application for consent as mentioned in section 29 of the Act shall be submitted in as many copies as the Committee may require in Form 1 to the Secretary-Treasurer. O. Reg. 419/75, s. 2.
- 3. A map containing the information required in Item 16 of Form 1 shall be attached to each copy of the application. O. Reg. 419/75, s. 3.
- 4. The Secretary-Treasurer shall note the date of receipt on all copies of each application. O. Reg. 419/75, s. 4.

HEARING

- 5. Not less than fourteen days prior to the day of the hearing of the application, the Secretary-Treasurer shall, by personal service, regular or registered mail, send written notice of the time and place of the hearing to the applicant to the address shown on the application. O. Reg. 419/75, s. 5.
- 6. Not less than fourteen days prior to the day of the hearing of the application, the Secretary-Treasurer shall, by personal service, regular or registered mail, send written notice of the time and place of the hearing to which notice there will be attached copies of that portion of Form 1 comprising items 1 to 15, both inclusive, and a copy of the map described in section 2, and a request for the written comments of the recipients to the following:
 - (a) the senior planning officer of the municipality or, where there is no senior planning officer, to the clerk of the municipality within which the subject lands are situate;
 - (b) the senior planning officer or, where there is no senior planning officer, to the chief administrative officer of the county, district municipality, metropolitan municipality or regional municipality where the land that is the subject of the application is situated in a municipality that forms part of a county, district municipality, metropolitan municipality or regional municipality;
 - (c) the Secretary-Treasurer of each planning board having jurisdiction in the area in which the subject lands are situate;
 - (d) except where municipally owned and operated water and sanitary sewerage facilities are available to the land that is the subject of the application, to a Director appointed under the provisions of Part VII of The Environmental Protection Act;
 - (e) where the land that is the subject of the application abuts or has access to a provincial highway, to the Regional Director of the region of the Ministry of Transportation and Communications and

- to the District Engineer of the district of the said Ministry in which the land is situate;
- (f) where the land that is the subject of the application lies within the Niagara Escarpment Planning Area, to the Chairman of the Niagara Escarpment Commission;
- (g) the departments or ministries of the public service, commissions, authorities or other agencies, officials of municipalities or persons who, in the opinion of the Committee, have an interest in the subject-matter of the application. O. Reg. 419/75, s. 6.
- 7. Where a hearing is adjourned and the Committee does not at the time of adjournment fix a time and place for the further hearing of the application and announce it to those in attendance, the Chairman of the Committee shall, prior to such adjournment, announce to those in attendance that notice of the time and place for further hearing will be sent to only those persons who leave their names and addresses in writing with the Secretary-Treasurer and thereafter only such persons are entitled to notice of the further hearing. O. Reg. 419/75, s. 7.

RECORDS

- 8. The Secretary-Treasurer or, where the office of Secretary-Treasurer is vacant or he is unable to carry out his duties through illness or otherwise, some other person authorized by the Committee shall attend all meetings and hearings and shall maintain all applications submitted to the Committee, together with all correspondence addressed to the Committee and all other records of the Committee, and minutes of all the Committee's meetings and hearings to include full and sufficient particulars of all written comments in relation to each application. O. Reg. 419/75, s. 8.
- 9.—(1) Commencing on the 1st day of September, 1975 and continuing until the 31st day of December, 1975 and thereafter for every six-month period commencing on the 1st days of January and July respectively, the Secretary-Treasurer shall, on each of two unmarked National Topographic Series maps, as produced by the Surveys and Mapping Branch of the Department of Energy, Mines and Resources of the Government of Canada, at a scale not smaller than 1:50,000, mark with a small dot together with the submission number referred to in subsection 2, the location of each site that is the subject-matter of an application that the Committee has approved which establishes a new residential, commercial, industrial or seasonal residential lot.
- (2) The letter "R" shall be placed after the submission number referred to in subsection 1 for a residential lot, the letter "C" shall be placed after the submission number referred to in subsection 1 for a commercial lot, the letter "I" shall be placed

O. Reg. 419/75

after the submission number referred to in subsection 1 for an industrial lot and the letter "S" shall be placed after the submission number referred to in subsection 1 for a seasonal residential lot. O. Reg. 419/75, s. 9.

- 10. On the 31st day of December and on the 30th day of June in each year, one of the plotting maps for the immediately preceding period referred to in subsection 1 of section 9 shall be submitted to the Executive Director of the Plans Administration Division of the Ministry of Housing by the Secretary-Treasurer, and the other plotting map shall be maintained as a permanent record by the Secretary-Treasurer. O. Reg. 419/75, s. 10.
- 11. The Secretary-Treasurer shall complete the "For Office Use Only" section in Form 1. O. Reg. 419/75, s. 11.

SUBMISSIONS

- 12.—(1) In this section, "submissions" means documents that are required to be submitted to the Minister in connection with each application to the Committee pursuant to subsections 11 and 12 of section 42 of *The Planning Act*.
- (2) Submissions shall be prefixed with the letter "B" and shall be numbered consecutively, commencing at "1" at the beginning of each calendar year, followed by an oblique stroke and the last two digits of the year. O. Reg. 419/75, s. 12.

- 13. Where the land that is the subject-matter of the application lies within a district municipality, a metropolitan municipality or a regional municipality, copies of the decision, certified by the Secretary-Treasurer and containing the reasons therefor, shall be forwarded by the Secretary-Treasurer to the senior planning officer of such municipality or, where there is no senior planning officer, to the chief administrative officer of such municipality. O. Reg. 419/75, s. 13.
- 14. Where the land that is the subject-matter of an application lies within the Niagara Escarpment Planning Area, copies of the decision, certified by the Secretary-Treasurer and containing the reasons therefor, shall be forwarded by the Secretary-Treasurer to the Chairman of the Niagara Escarpment Commission. O. Reg. 419/75, s. 14.
- 15. Where the certificate required by subsection 20 of section 42 of the Act is affixed to a deed or other document relating to a transaction in respect of which a consent has been given, such certificate shall be a stamp in Form 2 and where not so affixed shall be a certificate in Form 3. O. Reg. 419/75, s. 15.
- 16. Ontario Regulations 493/71 and 644/74 are revoked. O. Reg. 419/75, s. 16.
- 17. This Regulation comes into force on the 1st day of August, 1975. O. Reg. 419/75, s. 17.

T.I. .. N....

Form 1

The Planning Act

(Name of Committee)

APPLICATION FOR CONSENT

1.	rame or ov	Telephone Number
	Address	
2.	(a) Type of	transaction for which application is being made: (Check appropriate space or spaces)
		Conveyance
		Mortgage or charge
		Other (specify e.g. partial discharge of mortgage, lease, easement, agreement of sale and purchase)

	(b)	Name of person(s) (purchaser, lessee, mortgagee, etc.) to whom land or interest in land is intended
		to be conveyed, leased or mortgaged
	(c)	Relationship to owner (if any)
3.	Loc	ation of land:
		Municipality
		Concession NoLot(s)
		Registered Plan NoLot(s)
		Name of Street
4.	Din	nensions of land intended to be severed:
		Frontage
		Average width
		Average depth
		Area (in acres or square feet)
5.	Din	nensions of land intended to be retained:
		Frontage
		Average width
		Average depth
		Area (in acres or square feet)
6.	(a)	Existing use of land intended to be severed:
	(b)	Number and type of buildings (if any) on land intended to be severed:
7.	(a)	Existing use of land intended to be retained:
	(b)	Number and type of buildings (if any) on land intended to be retained:
8.	Pro	posed use of land intended to be severed:
9.	Pro	posed use of land intended to be retained:
		•
10.	(a)	Has the owner previously severed any land from the land holdings in which the land that is intended
		to be severed is situate? Yes \(\square\) No \(\square\)
		If the answer is "Yes", please indicate on the map required under Item 16 of this Form.

	a provincial highway?
(If there is no access by public road or street, what means of access is proposed?
c)	If access is by water, what boat docking and parking facilities are available on the mainland?

14. Is any part of the land swampy or subject to flooding, seasonal wetness or erosion? If "Yes", give details
15. Type of soil (clay, gravel, sand, rock, etc.):
16.—(1) The applicant shall submit copies, as required by the Committee, of a map showing the following information:
(a) The boundaries, with all dimensions and the area of the owner's land or land in which the owner has an interest abutting the land that is intended to be severed; the distance from these boundaries to the township lot lines and the distance from these boundaries to the nearest road junctions (bridges, railway crossings or other land marks).
(b) The boundaries, with all dimensions and the area of the land that is intended to be severed showing its exact location and the distance from these boundaries to the boundaries of the owner's land or land in which the owner has an interest.
(c) The boundaries of all lands previously conveyed by the owner from his original holding.
(d) The location of all natural and artificial features including buildings, railways, pipelines, highways watercourses, drainage ditches, banks, slopes of land, swamps, wooded areas, wells and septi tile fields on both the lands intended to be severed and the lands intended to be retained and an similar features on adjacent lands.
(e) The nature of the existing uses of adjacent lands, e.g. farm residence, non-farm residence agriculture, summer cottage, service station, store, factory, etc.
(f) The location, widths and names of all streets, roads or highways within or adjacent to the land intended to be severed and the lands intended to be retained indicating whether they are public travelled roads, private roads or rights-of-way.
(g) The location and nature of any restrictive covenant or easement affecting the lands intende to be severed or the lands intended to be retained.
(2) When required by the Committee, the plan mentioned in subsection 1 shall be signed by an Ontari Land Surveyor, but otherwise a hand-drawn sketch to scale will be acceptable.
17. Name of applicant's solicitor (if any)
Tel. No
18. Name of authorized agent (if any)
Tel. NoAddress
19. Please specify to whom all communications should be sent:
Owner
(signature of applicant, solicitor or authorized agent)
Dated at theofthisday of
19

Note: It is required thatcopies of this application be filed together with the maps as outlined
in section 16, with the Secretary-Treasurer and be accompanied by a fee of \$
in cash or by cheque made payable to the
I,
in the
of
solemnly declare that:
All above statements and the statements contained in all of the exhibits transmitted herewith are true, and I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath.
Declared before me at the
of
in theof
thisday of,
A.D. 19
A Commissioner, etc.
If signed by an agent, written authorization of the owner must accompany the application. If the applicant is a corporation, the application shall be signed by an officer of the corporation and the corporation's seal shall be affixed.
FOR OFFICE USE ONLY 1. To be completed prior to Hearing
a. Committee File No
b. Committee Submission No.
c. Hearing Date
d. Date of receipt of completed application.
e. Checked by
f. Zoning By-law No. Sections
Zone.
g. Official Plan Designation.
h. Designation in Canada Land Inventory
i. Site Visit Carried Out by Staff or Committee Member: Yes □ No □
j. Minor Variance or By-law Amendment Needed Yes No No
k. Authorization of Owner Received (if required) Yes □ No □ 809

1.	Conformity with the Agric Yes \(\square\) No [cultural Code of Practice (if applicabl	e)
2. To	be completed prior to maili	ng submission to Minister, Senior Pla	nning Officer, etc.
	senior planning officer or	on sent to the applicant, to the Mini the chief administrative officer (as municipality, and, where applicabl	the case may be) of the district,
	Escarpment Commission:.		•••••
	b. Type of Transaction	(1) (a) creating new lot	
		(b) are each of the parcels inte	ended to be conveyed and retained
		greater than 25 acres?	
		(2) correction deed	
		(3) lot line adjustment	
		(4) conveying farm and retaining h	nomestead
		(5) mortgage	
		(6) lease	
		(7) other	
			O. Reg. 419/75, Form 1.
		Form 2	
		The Planning Act	
	CEDTI	FICATE OF SECRETARY-TREAS	UDGD.
D			
rui		section 42 of The Planning Act, 1	
(Land	Division Committee or Con	nmittee of Adjustment)	•••••
of the with	was g nin instrument relates.	ven on, 1	9 to the transaction to which
			Secretary-Treasurer
Dated t	his day		
of	, 19		
			O Pog 410/75 Form 2

Form 3

The Planning Act

CERTIFICATE OF SECRETARY-TREASURER

Pursuant to subsection 20 of section 42 of The Planning Act, I certify that the consent of the
(Land Division Committee or Committee of Adjustment)
of
to
the following described lands: (set out full description of lands that are the subject of the consent)
Secretary-Treasurer
Dated this day
of , 19
O. Reg. 419/75, Form 3.

Dated at Toronto, this 15th day of May, 1975.

(5618)

23

THE PLANNING ACT

O. Reg. 420/75.
Restricted Areas—County of Kent,
Township of Chatham.
Made—May 17th, 1975.
Filed—May 23rd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 12/73 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 12/73 is amended by adding thereto the following section:
- 18. Notwithstanding any other provision of this Order, the land described in Schedule 12 may be used for the erection and use thereon of one additional single-family dwelling and buildings and structures accessory thereto, provided the dwelling is at a distance of 125 feet from the centre line of the road allowance between concessions A and 8 in the Township of Raleigh. O. Reg. 420/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 12

That parcel of land situate in the Township of Raleigh in the County of Kent, being composed of the west quarter of Lot 2 in Concession A of the said Township. O. Reg. 420/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

DONALD R. IRVINE Minister of Housing

Dated at Toronto, this 17th day of May, 1975.

(5619) 23

THE CONDOMINIUM ACT

O. Reg. 421/75. General. Made—May 14th, 1975. Filed—May 23rd, 1975.

REGULATION TO AMEND REGULATION 98 OF REVISED REGULATIONS OF ONTARIO, 1970

MADE UNDER THE CONDOMINIUM ACT

- Regulation 98 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 6a. A consent of a party having a registered encumbrance under clause b of subsection 1 of section 3 of the Act shall be in Form 6a. O. Reg. 421/75, s. 1.
 - The said Regulation is further amended by adding thereto the following form:

Form 6a

The Condominium Act

SUBSECTION 1 OF SECTION 3 OF THE ACT		
having a registered encum		
having a registered encum-		
brance within the meaning of clause b of subsection 1		
of section 3 of The Condominium Act registered as		
Number in the Land Desistant Office for		
Number in the Land Registry Office for		

the Land Titles (or Registry) Division of, hereby consents to the registration of this declaration pursuant to *The Condominium Act* against the land or interests appurtenant to the land described in the description.

this day of	
197	

Dated at

O. Reg. 421/75, s. 2.

(5620) 23

THE PUBLIC LANDS ACT

O. Reg. 422/75.
Restricted Areas—District of Nipissing.
Made—May 22nd, 1975.
Filed—May 23rd, 1975.

ORDER MADE UNDER THE PUBLIC LANDS ACT

RESTRICTED AREAS—DISTRICT OF NIPISSING

- 1. The area in territory without municipal organization, more particularly described in Schedule A hereto, and being composed of part of the Territorial District of Nipissing is designated as a restricted area. O. Reg. 422/75, s. 1.
- **2.** Ontario Regulation 785/74 is revoked. O. Reg. 422/75, s. 2.

Schedule A

All those lands in the Territorial District of Nipissing, in the Province of Ontario, and being composed of the geographic townships of Cynthia, Torrington and Vogt and part of the geographic townships of Aston, Banting, Belfast, Briggs, Canton, Chambers, Clement, Joan, LeRoche, Phyllis, Scholes and Yates, described as follows:

Beginning at the southeasterly corner of the Geographic Township of Torrington;

Thence westerly along the southerly boundary of the geographic townships of Torrington and Vogt to the southeasterly corner of the Geographic Township of Clement;

Thence westerly along the southerly boundary of the Geographic Township of Clement a distance of 3 miles;

Thence north astronomically to the southerly boundary of the Geographic Township of LeRoche;

Thence easterly along that southerly boundary to a point distant 3 miles measured westerly along that southerly boundary from the southeasterly corner of the Geographic Township of LeRoche;

Thence north astronomically to the south boundary of the Geographic Township of Canton;

Thence north astronomically 4 miles;

Thence east astronomically to a point in the easterly boundary of the Geographic Township of Banting;

Thence southerly along the easterly boundary of the Geographic Township of Banting to the northerly boundary of the Geographic Township of Chambers;

Thence easterly along that northerly boundary to the northeasterly corner of the Geographic Township of Chambers;

Thence southerly along the easterly boundary of the Geographic Township of Chambers to a point distant 1 mile measured northerly along that easterly boundary from the southeasterly corner of the Geographic Township of Chambers;

Thence west astronomically a distance of 3 miles;

Thence south astronomically to a point distant 200 feet measured northwesterly from and perpendicularly to the high-water mark along the southerly shore of the northeasterly arm of Lake Temagami;

Thence in a southwesterly, southerly and northeasterly direction parallel to the said high-water mark of the northeasterly arm of Lake Temagami, the high-water mark of Lake Temagami and the high-water mark along the northerly shore of Shiningwood Bay of Lake Temagami and 200 feet in perpendicular distance therefrom to a line drawn south astronomically from a point in the northerly boundary of the Geographic Township of Yates distant 3.5 miles measured westerly along that northerly boundary from the northeasterly corner of the Geographic Township of Yates;

Thence north astronomically to that point distant 3.5 miles measured westerly along the northerly

boundary of the Geographic Township of Yates from the northeasterly corner thereof;

Thence easterly along the northerly boundary of the Geographic Township of Yates to the northeasterly corner thereof;

Thence southerly along the easterly boundary of the geographic townships of Yates and Torrington to the place of beginning.

Excluding the Bear Island Indian Reserve on Island 964 in Lake Temagami. O. Reg. 422/75, Sched. A.

Dated the 22nd day of May, 1975.

LEE BERNIER
Minister of Natural Resources.

(5621)

23



Publications Under The Regulations Act

June 14th, 1975

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 423/75.

Designations—Trans-Canada Highway— Orillia to Manitoba Boundary. Made—May 14th, 1975. Filed—May 26th, 1975.

REGULATION TO AMEND
REGULATION 402 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT

 Regulation 402 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedules:

Schedule 83

In the Township of Johnson in the Territorial District of Algoma being,

- (a) part of Unit 1 in Plan D-3;
- (b) part of units 1, 2, 3, 4, 5, 6 and 7 in Plan D-9;
- (c) part of,
 - (i) lots 1, 2, 3, 4 and 5, and
 - (ii) Block A,

Plan M-37;

- (d) Township Lot 12B;
- (e) part of,
 - (i) lots 4 to 11, both inclusive, and
 - (ii) lots 41 to 52, both inclusive,

Registered Plan Number 61, Desbarat's Location;

- (f) part of Block L;
- (g) part of Section K;
- (h) part of Mining Block J.S.; and
- (i) part of Lot 8 in Concession 6 Hinck's Location.

and being that portion of the highway shown as PART 1 on Ministry of Transportation and Communications Plan P-2220-46, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 8th day of April, 1975.

4.40 miles, more or less.

O. Reg. 423/75, s. 1, part.

Schedule 84

In the Township of Macdonald in the Territorial District of Algoma being part of Sections 18, 19, 20, 29, 30, 31 and 32 and being that portion of the highway shown as Part 1 on Ministry of Transportation and Communications Plan P-2188-27, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 13th day of October, 1970.

3.75 miles, more or less.

O. Reg. 423/75, s. 1, part.

(5623)

24

THE PLANNING ACT

O. Reg. 424/75.

Restricted Areas—Regional Municipality of York, Town of Whitchurch-Stouffville.

Made—May 17th, 1975. Filed—May 26th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 101/72 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 101/72 is amended by adding thereto the following sections:
- 58. Notwithstanding any other provision of this Order, the parcel of land described in Schedule 52 may be used for the erection and use thereon of one single-family dwelling, provided the following requirements are met:

Minimum lot frontage 325 feet

Minimum front yard 50 feet

Minimum rear yard 50 feet

815

Minimum side yard 50 feet

Minimum ground floor area for dwelling

one story—1,000 square

feet

one and one-half storeys or more—750 square feet

Maximum lot coverage 5 per cent

Maximum height of dwelling

35 feet

O. Reg. 424/75, s. 1, part.

59. Notwithstanding any other provision of this Order, the parcel of land described in Schedule 53 may be used for the erection and use thereon of one single-family dwelling, provided the following requirements are met.

Minimum lot frontage 275 feet

Minimum front yard 5

50 feet

Minimum rear yard

50 feet

Minimum side yard 50 f

50 feet

Minimum ground floor area for dwelling

one storey-1,000 square

feet

one and one-half storeys or more—750 square feet

Maximum lot coverage 5 per cent

Maximum height of

dwelling

35 feet

O. Reg. 424/75, s. 1, part.

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 52

That parcel of land situate in the Town of Whitchurch-Stouffville in The Regional Municipality of York, formerly in the Township of Whitchurch in the County of York, being composed of part of Lot 6 in Concession IX of the said former Township, more particularly described as follows:

Beginning at a place in the northerly limit of the said Lot distant 3,027.61 feet measured westerly therealong from the northeasterly angle of the said Lot;

Thence south 72° 59′ 50″ west along that northerly limit a distance of 329.5 feet to an iron pipe planted in the line of a post and wire fence marking the limit between the east and west halves of the said Lot;

Thence south 10° 07′ east along the line of the said fence a distance of 1,342.75 feet to an iron bar planted in the southerly limit of the said Lot;

Thence easterly along that southerly limit a distance of 329.7 feet to a point;

Thence north 10° 07' west a distance of 1,340.89 feet to the place of beginning. O. Reg. 424/75, s. 2, part.

Schedule 53

That parcel of land situate in the Town of Whitchurch-Stouffville in The Regional Municipality of York, formerly in the Town of Vaughan in the County of York, being composed of part of the east half of Lot 35 in Concession VI of the said Town, more particularly described as follows:

Premising that the northwesterly limit of the said half Lot has a bearing of north 74° east, and relating all bearings herein thereto;

Beginning at the southeasterly angle of the said Lot;

Thence south $73^{\circ}\ 24'\ 30''$ west a distance of 1,545 feet to a point;

Thence north $9^{\circ} 30'$ west a distance of 290.26 feet to a point;

Thence north 73° 42′ 20″ east a distance of 1,544.04 feet to the road allowance between concessions VI and VII, being the easterly limit of the said Lot;

Thence south 9° 30' east a distance of 282.29 feet to the place of beginning. O. Reg. 424/75, s. 2, part.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

24

Dated at Toronto, this 17th day of May, 1975.

(5624)

THE PLANNING ACT

O. Reg. 425/75.

Restricted Areas—County of Ontario, Township of Pickering. Made—May 17th, 1975. Filed—May 26th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 102/72 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 102/72 is amended by adding thereto the following section:

35. Notwithstanding any other provision of this Order, the land described in Schedule 22 may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto, provided the following requirements are met:

Minimum front yard 50 feet

Minimum side yard 10 feet on one side and

4 feet on the other side

Minimum rear yard 25 feet

O. Reg. 425/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 22

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, formerly in the Township of Pickering in the County of Ontario, being composed of part of the east half of the north half of Lot 8 in Concession VIII, more particularly described as follows:

Beginning at a place on the westerly limit of the east half of the north half of the said Lot distant 25 feet measured southerly thereon from the northwesterly angle of the said east half of the said Lot;

Thence southerly along the said westerly limit a distance of 453.75 feet;

Thence easterly at right angles to the said westerly limit a distance of 594 feet;

Thence northerly on a line drawn parallel to the said westerly limit a distance of 453.75 feet, more or less, to its intersection with a line drawn easterly through the place of beginning parallel to the northerly limit of the said Lot;

Thence westerly along the last-mentioned line parallel to the said northerly limit a distance of 594 feet to the place of beginning. O. Reg. 425/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 17th day of May, 1975.

THE PLANNING ACT

O. Reg. 426/75.

Restricted Areas—County of Ontario, Township of Scott. Made—May 17th, 1975. Filed—May 26th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 105/72 MADE UNDER THE PLANNING ACT

 Section 16 of Ontario Regulation 105/72, as remade by section 1 of Ontario Regulation 252/75, is revoked and the following substituted therefor:

16. Notwithstanding any other provision of this Order, the lands described in Schedules 5, 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 20, 21, 23, 25, 26, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 43, 44, 45, 46, 48, 49, 50, 51, 52, 55, 57, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73 and 74 may each be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto, provided the following requirements are met:

Minimum front yard for dwelling

35 feet

Minimum side yard for dwelling

8 feet

Minimum rear yard for dwelling

25 feet

Minimum ground floor area for dwelling

one storey — 1,100 square feet one and one-half storeys

or more-900 square feet

Maximum lot coverage for accessory buildings and structures, excepting a private garage

5 per cent of lot

Maximum height of accessory buildings and structures

12 feet

Minimum yard for accessory buildings and structures

3 feet from any side or rear lot line

No accessory building or structure shall be located closer to the front lot line than the singlefamily dwelling presently existing on the lot. No accessory building or structure shall be used for human habitation.

O. Reg. 426/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedules:

Schedule 72

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott in the County of Ontario, being composed of part of Lot 2 in Concession III of the said Township, more particularly described as follows:

Premising that the eastern limit of Lot 2 in Concession III has a bearing of north 16° west and relating all bearings herein thereto;

Commencing at the southeasterly angle of the said Lot;

Thence north 16° west along the east limit of the said Lot a distance of 100 feet to the place of beginning;

Thence north 16° west along the eastern limit of the said Lot, a distance of 100 feet to a point;

Thence south 74° 50′ 10″ west parallel to the southern limit of the said Lot a distance of 200 feet to a point;

Thence south 16° east a distance of 100 feet to a point;

Thence north 74° 54' 10'' east a distance of 200 feet to the place of beginning. O. Reg. 426/75, s. 2, part.

Schedule 73

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott in the County of Ontario, being composed of part of Lot 8 in Concession IV, more particularly described as follows:

Premising that the eastern limit of the said Lot has a bearing of north 15° 56′ 20″ west and relating all bearings herein thereto;

Beginning at a place in the eastern limit of the said Lot distant 682.04 feet measured north 15° 56′ 20″ west therein from the southeasterly angle thereof;

Thence south 73° 39′ 50″ west along a fence marking the dividing line between the north half and the south half of the said Lot a distance of 1,227 feet to a point;

Thence south 73° 58' 50" west along the said dividing line a distance of 50.9 feet to a point;

Thence south 15° 56' 20" east a distance of 341.49 feet to a point;

Thence north 73° 39′ 50″ east a distance of 1,277.9 feet to a point in the eastern limit of the said Lot;

Thence north 15° 56′ 20″ west along the said eastern limit a distance of 341.21 feet to the place of beginning. O. Reg. 426/75, s. 2, part.

Schedule 74

That parcel of land situate in the Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Scott in the County of Ontario, being composed of part of Lot 8 in Concession IV, more particularly described as follows:

Premising that the eastern limit of the said Lot has a bearing north 15° 56′ 20″ west and relating all bearings herein thereto;

Beginning at a place in the eastern limit of the said Lot distant 682.04 feet measured north 15° 56′ 20″ west therein from the southeasterly angle thereof;

Thence south 73° 39′ 50″ west along a fence marking the dividing line between the north half and south half of the said Lot a distance of 1,227 feet to a point;

Thence south 73° 58′ 50″ west along the said dividing line a distance of 50.90 feet to a point;

Thence north 15° 56′ 20″ west a distance of 340.93 feet to a point;

Thence north 73° 39′ 50″ east a distance of 1,277 feet to a point in the eastern limit of the said Lot;

Thence south 15° 56′ 20″ east along the said eastern limit a distance of 341.21 feet to the place of beginning. O. Reg. 426/75, s. 2, part.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

24

Dated at Toronto, this 17th day of May, 1975.

(5626)

THE PLANNING ACT

O. Reg. 427/75.

Restricted Areas—County of Haldimand, Township of Dunn. Made—May 17th, 1975. Filed—May 26th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 280/73 MADE UNDER THE PLANNING ACT

- Section 42 of Ontario Regulation 280/73, as remade by section 1 of Ontario Regulation 19/75, is revoked and the following substituted therefor:
- 42. Notwithstanding any other provision of this Order, the lands described in Schedules 15, 16, 17, 18, 19, 21, 22, 27, 29 and 30 may each be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto, provided the provisions of section 15 and the following requirements are met:

Minimum front yard

25 feet

Minimum side yard

10 feet

Minimum rear yard

25 feet

Minimum total floor area

of dwelling

1,000 square feet

Maximum area of lot to be occupied by main

dwelling

15 per cent

Maximum height of dwelling

two and one-half storeys

O. Reg. 427/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedule:

Schedule 30

That parcel of land situate in the Town of Dunnville in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Dunn in the County of Haldimand, being composed of part of Lot 12 in Concession I North of the Dunnville and Dover Road in the said Town, being Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Haldimand (No. 18) as Number 18R-407. O. Reg. 427/75, s. 2.

G. M. FARROW Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 17th day of May, 1975.

(5627)

THE PLANNING ACT

O. Reg. 428/75.

Restricted Areas—County of Norfolk, Township of South Walsingham. Made—May 17th, 1975. Filed—May 26th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 289/73 MADE UNDER THE PLANNING ACT

- Section 41 of Ontario Regulation 289/73, as remade by section 2 of Ontario Regulation 376/75, is revoked and the following substituted therefor:
- 41. Notwithstanding any other provision of this Order, the lands described in Schedules 15 and 21 may each be used for one single-family dwelling and buildings and structures accessory thereto. O. Reg. 428/75, s. 1.
 - 2. The said Regulation is amended by adding thereto the following Schedule:

Schedule 21

That parcel of land situate in the Township of Norfolk in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of South Walsingham in the County of Norfolk, being composed of part of Lot 8 in Concession II, being more particularly described as Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 37R-459. O. Reg. 428/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

24

Dated at Toronto, this 17th day of May, 1975.

(5628)

THE PLANNING ACT

O. Reg. 429/75.

Restricted Areas—All Lands within the Township of Brant in the County of Bruce.

Made—May 21st, 1975.

Filed—May 26th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 273/74 MADE UNDER THE PLANNING ACT

819

- 1. Ontario Regulation 273/74 is amended by adding thereto the following section:
- 6. Notwithstanding any other provision of this Order, the land described in Schedule 1 may be used for the erection and use thereon of a building not exceeding 3,000 square feet in total floor area for the sale and servicing of farm equipment. O. Reg. 429/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Township of Brant in the County of Bruce, being composed of that part of Lot 32 in Concession XV lying north of the Canadian National Railways right-of-way as described in an Instrument registered in the Land Registry Office for the Registry Division of Bruce (No. 3) as Number 123966, being more particularly described as follows:

Beginning at the northeasterly angle of the said Lot 32;

Thence southerly along the easterly limit of the said Lot to its intersection with the said Canadian National Railways right-of-way;

Thence northwesterly along the said right-of-way to its intersection with the northerly limit of the said Lot;

Thence easterly along the said northerly limit to the northeasterly angle thereof, being the place of beginning. O. Reg. 429/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 21st day of May, 1975.

(5629)

THE PLANNING ACT

O. Reg. 430/75.

Restricted Areas—All Lands within the Township of Ramsay in the County of Lanark.

Made—May 17th, 1975.

Filed—May 26th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 304/74 MADE UNDER THE PLANNING ACT Schedule 1 to Ontario Regulation 304/74, as made by Ontario Regulation 211/75, is revoked and the following substituted therefor:

Schedule 1

That parcel of land situate in the Township of Ramsay in the County of Lanark, being composed of those parts of lots 53 and 54 of a Plan registered in the Land Registry Office for the Registry Division of Lanark North (No. 26) as Number 909, being parts 1 and 2 according to a Reference Plan deposited in the said Land Registry Office as Number 26R-295. O. Reg. 430 /75, s. 1.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

24

Dated at Toronto, this 17th day of May, 1975.

THE PLANNING ACT

O. Reg. 431/75.

(5630)

Restricted Areas—All Lands within the Township of Hallowell in the County of Prince Edward. Made—May 21st, 1975. Filed—May 26th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 326/74 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 326/74 is amended by adding thereto the following section:
- 9. Notwithstanding any other provision of this Order, the lands described in Schedules 2 and 3 may each be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto. O. Reg. 431/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 2

That parcel of land situate in the Township of Hallowell in the County of Prince Edward, being composed of part of Lot 76, Irvine Gore in the said Township, being Part 3 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Prince Edward (No. 47) as Number 47R-681. O. Reg. 431/75, s. 2, part.

820

Schedule 3

That parcel of land situate in the Township of Hallowell in the County of Prince Edward, being composed of part of Lot 76, Irvine Gore in the said Township, being Part 1 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Prince Edward (No. 47) as Number 47R-681. O. Reg. 431/75, s. 2, part.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 21st day of May, 1975.

(5631)

24

THE PLANNING ACT

O. Reg. 432/75.

Order made under section 29a of The Planning Act.
Made—May 21st, 1975.
Filed—May 26th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of The Planning Act or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land in the City of Kitchener in The Regional Municipality of Waterloo, formerly in the City of Kitchener in the County of Waterloo, and being composed of the most westerly 117 feet of perpendicular depth throughout of the whole of Lot Number 149 according to plan registered in the Land Registry Office of the Registry Division of Waterloo North (No. 58) as Number 1216 for the City of Kitchener. O. Reg. 432/75, s. 1.

DONALD R. IRVINE Minister of Housing

Dated at Toronto, this 21st day of May, 1975.

(5632) 24

THE FARM PRODUCTS MARKETING ACT

O. Reg. 433/75. Eggs—Plan. Made—May 21st, 1975. Filed—May 26th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 593/72 MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Clauses a and ab of section 2 of the Schedule to Ontario Regulation 593/72, as made by subsection 1 of section 2 of Ontario Regulation 183/74, are revoked and the following substituted therefor:
 - (a) "chicks-for-placement" means female chickens twenty weeks of age or less or any class thereof;
- (ab) "fowl" means a domestic hen more than twenty weeks of age;

(5633)

24

THE FARM PRODUCTS MARKETING ACT

O. Reg. 434/75. Eggs—Marketing. Made—May 8th, 1975. Filed—May 26th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 594/72 MADE UNDER

- THE FARM PRODUCTS MARKETING ACT
 - Clauses a and ab of section 1 of Ontario Regulation 594/72, as made by subsection 1 of section 1 of Ontario Regulation 184/74, are revoked and the following substituted therefor:
 - (a) "chicks-for-placement" means female chickens twenty weeks of age or less or any class thereof;
 - (ab) "fowl" means a domestic hen more than twenty weeks of age;
 - Clause c of section 5 of the said Regulation is revoked and the following substituted therefor:

- (c) subject to section 15, providing for the refusal to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business for which the application was made, or for any other reason that the local board considers proper;
- 3. The said Regulation is amended by adding thereto the following sections:
- 14. The Board vests in the local board the power to make regulations,
 - (a) providing for the seizure and detention of the whole or any part of any chicks-forplacement, eggs, fowl or hatching eggs or any class, variety, grade or size thereof by any person appointed pursuant to clause g of subsection 1 of section 4 of the Act where the person believes on reasonable grounds an offence against the Act or the regulations has been committed in respect of the chicks-for-placement, eggs, fowl or hatching eggs;
 - (b) providing for the release from detention of the whole or any part of any chicks-forplacement, eggs, fowl or hatching eggs or any class, variety, grade or size thereof where the local board is satisfied that the owner of the chicks-for-placement, eggs, fowl or hatching eggs that have been seized and detained comply with the Act and the regulations respecting the chicks-for-placement, eggs, fowl or hatching eggs;
 - (c) providing for the disposal of the whole or any part of any chicks-for-placement, eggs, fowl or hatching eggs or any class, variety, grade or size thereof that have been seized and detained and providing for the administration and disposition of any moneys derived from any such disposal; and
 - (d) prescribing the manner in which the chicks-for-placement, eggs, fowl or hatching eggs shall be seized, detained, released and disposed of. O. Reg. 434/75, s. 3, part.
- 15. The Board delegates to the local board its powers to make regulations, notwithstanding clause c of section 5, providing for the refusal to grant a licence for the producing of chicks-for-placement or eggs or hatching eggs for any reason that the local board considers proper. O. Reg. 434/75, s. 3, part.
 - 16.—(1) The Board authorizes the local board,
 - (a) to require that chicks-for-placement be produced on a quota basis;
 - (b) to prohibit any person to whom a quota has not been fixed and allotted for the producing of chicks-for-placement or whose

- quota has been cancelled from producing any chicks-for-placement;
- (c) to prohibit any person to whom a quota has been fixed and allotted for the producing of chicks-for-placement from producing any chicks-for-placement in excess of such quota; and
- (d) to prohibit any person from producing chicks-for-placement in premises other than premises in respect of which a quota for producing chicks-for-placement has been fixed and allotted to such person.
- (2) The Board authorizes the local board,
 - (a) to fix and allot to persons quotas for producing chicks-for-placement on such basis as the local board considers proper;
 - (b) to refuse to fix and allot to any person a quota for producing chicks-for-placement for any reason that the local board considers proper;
 - (c) to cancel or reduce, or refuse to increase, a quota fixed and allotted to any person for producing chicks-for-placement for any reason that the local board considers proper, and, without limiting the generality of the foregoing, to cancel or reduce any such quota as a penalty where the local board has reasonable grounds for belief that the person to whom the quota was fixed and allotted has contravened any provision of this Act or the regulations; and
 - (d) to permit any person to whom a quota has been fixed and allotted for the producing of chicks-for-placement to produce any chicks-for-placement in excess of such quota on such terms and conditions as the local board considers proper.
- (3) The Board authorizes the local board,
 - (a) to require that eggs be produced on a quota basis;
 - (b) to prohibit any person to whom a quota has not been fixed and allotted for the producing of eggs or whose quota has been cancelled from producing any eggs;
 - (c) to prohibit any person to whom a quota has been fixed and allotted for the producing of eggs from producing any eggs in excess of such quota; and
 - (d) to prohibit any person from producing eggs in premises other than premises in respect of which a quota for producing eggs has been fixed and allotted to such person.

- (4) The Board authorizes the local board,
 - (a) to fix and allot to persons quotas for producing eggs on such basis as the local board considers proper;
 - (b) to refuse to fix and allot to any person a quota for producing eggs for any reason that the local board considers proper;
 - (c) to cancel or reduce, or refuse to increase, a quota fixed and allotted to any person for producing eggs for any reason that the local board considers proper, and, without limiting the generality of the foregoing, to cancel or reduce any such quota as a penalty where the local board has reasonable grounds for belief that the person to whom the quota was fixed and allotted has contravened any provision of this Act or the regulations; and
 - (d) to permit any person to whom a quota has been fixed and allotted for the producing of eggs to produce any eggs in excess of such quota on such terms and conditions as the local board considers proper.
- (5) The Board authorizes the local board,
 - (a) to require that hatching eggs be produced on a quota basis;
 - (b) to prohibit any person to whom a quota has not been fixed and allotted for the producing of hatching eggs or whose quota has been cancelled from producing any hatching eggs;
 - (c) to prohibit any person to whom a quota has been fixed and allotted for the producing of hatching eggs from producing any hatching eggs in excess of such quota; and
 - (d) to prohibit any person from producing hatching eggs in premises other than premises in respect of which a quota for producing hatching eggs has been fixed and allotted to such person.
- (6) The Board authorizes the local board,
 - (a) to fix and allot to persons quotas for producing hatching eggs on such basis as the local board considers proper;
 - (b) to refuse to fix and allot to any person a quota for producing hatching eggs for any reason that the local board considers proper;
 - (c) to cancel or reduce, or refuse to increase, a quota fixed and allotted to any person for producing hatching eggs for any reason

- that the local board considers proper, and, without limiting the generality of the foregoing, to cancel or reduce any such quota as a penalty where the local board has reasonable grounds for belief that the person to whom the quota was fixed and allotted has contravened any provision of this Act or the regulations; and
- (d) to permit any person to whom a quota has been fixed and allotted for the producing of hatching eggs to produce any hatching eggs in excess of such quota on such terms and conditions as the local board considers proper.
- (7) The Board authorizes the local board,
 - (a) to require that fowl be possessed on a quota basis;
 - (b) to prohibit any person to whom a quota has not been fixed and allotted for the possession of fowl or whose quota has been cancelled from possessing any fowl;
 - (c) to prohibit any person to whom a quota has been fixed and allotted for possessing any fowl in excess of such quota; and
 - (d) to prohibit any person from possessing fowl in premises other than premises in respect of which a quota for possessing fowl has been fixed and allotted to such person.
- (8) The Board authorizes the local board,
 - (a) to fix and allot to persons quotas for possessing fowl on such basis as the local board considers proper;
 - (b) to refuse to fix and allot to any person a quota for possessing fowl for any reason that the local board considers proper;
 - (c) to cancel or reduce, or refuse to increase, a quota fixed and allotted to any person for possessing fowl for any reason that the local board considers proper, and without limiting the generality of the foregoing, to cancel or reduce any such quota as a penalty where the local board has reasonable grounds for belief that the person to whom the quota was fixed and allotted has contravened any provision of this Act or the regulations; and
 - (d) to permit any person to whom a quota has been fixed and allotted for possessing fowl to possess any fowl in excess of such quota on such terms and conditions as the local board considers proper. O. Reg. 434/75, s. 3, part.

THE FARM PRODUCTS MARKETING BOARD:

A. Burrell Chairman

R. M. McKay Secretary

Dated at Toronto, this 8th day of May, 1975.

(5634)

THE GAME AND FISH ACT

O. Reg. 435/75. Open Seasons—Game Birds. Made—May 21st, 1975. Filed—May 26th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 150/75 MADE UNDER THE GAME AND FISH ACT

- Subsection 1 of section 7 of Ontario Regulation 150/75 is revoked and the following substituted therefor:
- (1) Pheasant may be hunted between the hours of one-half hour before sunrise and one-half hour after sunset.

- (a) from the 22nd day of October to the 25th day of October, both inclusive, in the year 1975, in the County of Kent and the County of Essex, except in the Township of Pelee;
- (b) from the 20th day of October to the 23rd day of October, both inclusive, in the year 1976, in the County of Kent and the County of Essex, except in the Township of Pelee;
- (c) on the 30th and 31st days of October and on the 6th and 7th days of November in the year 1975, in the Township of Pelee in the County of Essex; and
- (d) on the 28th and 29th days of October and on the 4th and 5th days of November in the year 1976, in the Township of Pelee in the County of Essex. O. Reg. 435/75, s. 1.
- 2. Section 8 of the said Regulation is amended by adding thereto the following subsection:
- (5) No person shall take in one day in the Township of Pelee in the County of Essex more than ten pheasants, not more than four of which shall be female, or possess more than ten pheasants, not more than four of which shall be female, at one time. O. Reg. 435/75, s. 2.

(5635)

THE MUNICIPAL AFFAIRS ACT

O. Reg. 436/75. Tax Arrears and Tax Sale Procedures. Made—May 23rd, 1975. Filed—May 27th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 804/73 MADE UNDER THE MUNICIPAL AFFAIRS ACT

1. Item 22 of Schedule 1 to Ontario Regulation 804/73 is revoked and the following substituted therefor:

City of Orillia

22. Simcoe

Town of Alliston
Town of Bradford
Town of Stayner
Town of Wasaga Beach
Village of Cookstown
Township of Innisfil
Township of Matchedash
Township of Rama
Township of Tecumseth
Township of Tosorontio
Township of West Gwillimbury

W. DARCY McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 23rd day of May, 1975.

24

THE PLANNING ACT

O. Reg. 437/75.

Restricted Areas—County of Haldimand, Township of Walpole. Made—May 21st, 1975. Filed—May 27th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 285/73 MADE UNDER THE PLANNING ACT

- Section 19 of Ontario Regulation 285/73, as remade by section 1 of Ontario Regulation 124/75, is revoked and the following substituted therefor:
- 19. Notwithstanding any other provision of this Order, one single-family dwelling and buildings and structures accessory thereto may be erected and used on each of the lands described in Schedules 2, 3, 4, 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 25, 26, 27 and 28, provided the provisions of section 9 and the following requirements are met:

Minimum front yard

50 feet

Minimum side yard

15 feet

Minimum rear yard

35 feet

Minimum total

floor area

1,100 square feet

Maximum percentage of lot area occupied by

dwelling

15 per cent

Maximum height of dwelling

two and one-half storeys

O. Reg. 437 /75, s. 1.

- 2. The said Regulation is amended by adding thereto the following section:
- 23. Notwithstanding any other provision of this Order, one single-family cottage and buildings and structures accessory thereto may be used on the land described in Schedule 29. O. Reg. 437 /75, s. 2.
- 3. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 25

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Walpole in the County of Haldimand, being composed of part of Lot 8 in Concession VII in the said Township, more particularly described as follows:

Bearings herein are assumed to be astronomic and are referred to the southerly limit of the said Lot 8, shown on a Plan registered in the Land Registry Office for the Registry Division of Haldimand (No. 18) as Number 21 as north 79° 56′ 10″ east;

Beginning at a survey monument in the southerly limit of the said Lot distant 100 feet measured north 79° 56′ 10″ east thereon from the southwest corner of the said Lot;

Thence north 15° 57′ 20″ west parallel to the line between lots 7 and 8 in Concession VII a distance of 400 feet to a survey monument;

Thence north 79° 56′ 10″ east parallel to the southerly limit of the said Lot 8 a distance of 200 feet to a survey monument;

Thence south 15° 57′ 20″ east parallel to the line between the said lots 7 and 8 a distance of 400 feet to the intersection with the southerly limit of the said Lot 8, the said intersection being marked by a survey monument;

Thence south 79° 56′ 10″ west along the southerly limit of the said Lot 8 also being the northerly limit of the road allowance between concessions VI and VII a distance of 200 feet to the place of beginning. O. Reg. 437/75, s. 3, part.

Schedule 26

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Walpole in the County of Haldimand, being composed of part of Lot 24 in Concession II in the said Township, more particularly described as follows:

Bearings herein are assumed to be astronomic and are referred to a Plan registered in the Land Registry Office for the Registry Division of Haldimand (No. 18) as Number 47001;

Beginning at a place in the northerly limit of Park Street shown on a Plan registered in the said Registry Office as Number 357 distant south 77° 53' west 293.7 feet measured therealong from its intersection with the westerly limit of Erie Street as shown on the said Plan;

Thence south 77° 53' west along the said northerly limit 128.7 feet to a point;

Thence north 15° 32' west 165 feet to a point;

Thence north 77° 53' east 128.7 feet to a point;

Thence south 15° 32' east 165 feet to the place of beginning. O. Reg. 437/75, s. 3, part.

Schedule 27

O. Reg. 437 /75

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Walpole in the County of Haldimand, being composed of part of Lot 15 in Concession XI of the said Township, more particularly described as follows:

Commencing at the northeasterly angle of the said Lot 15;

Thence westerly along the northerly limit of the said Lot a distance of 968 feet to the place of beginning;

Thence easterly along the said northerly limit on a bearing of north 79° east a distance of 175 feet to a point;

Thence south 6° 40′ west a distance of 200 feet to a point:

Thence south 79° west a distance of 175 feet to a point;

Thence north 6° 40′ east a distance of 200 feet to the place of beginning. O. Reg. 437/75, s. 3, part.

Schedule 28

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Walpole in the County of Haldimand, being composed of part of the south half of Lot 24 in Concession IX, more particularly described as follows:

Commencing at the point of intersection of the line between the north and south halves of the said Lot 24 and the westerly limit of the road allowance between the former Townships of Walpole and Rainham;

Thence southerly along the said westerly limit a distance of 950 feet to the place of beginning;

Thence southerly along the said westerly limit a distance of 120 feet to a point;

Thence westerly at right angles with the said westerly limit a distance of 200 feet to a point;

Thence northerly and parallel with the said westerly limit a distance of 120 feet to a point;

Thence easterly at right angles with the said westerly limit a distance of 200 feet to the place of beginning. O. Reg. 437/75, s. 3, part.

Schedule 29

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Walpole in the County of Haldimand, being composed of part of Lot 22 in Concession I in the said City according to a Plan of Survey deposited in the Land Registry Office for the Registry Division of Haldimand (No. 18) as Number 18R-404. O. Reg. 437 |75, s. 3, part.

G. M. FARROW,
Executive Director,
Plans Administration Division,
Ministry of Housing.

Dated at Toronto, this 21st day of May, 1975.

(5637)

24

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 438/75.

Metropolitan Toronto, Borough of Etobicoke. Made—May 15th, 1975. Filed—May 27th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 478/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- Paragraph iv of section 2 of Ontario Regulation 478/73 is revoked and the following substituted therefor:
- (iv) That portion of Lot 15 lying north of the southern limit of the Ontario Hydro right of way, lots 16 to 21, both inclusive, that portion of Lot 39 lying north of the southern limit of the Canadian National Railways right-of-way and Lot 40, all in Concession IV fronting the Humber in the Borough of Etobicoke excepting the following parcels of land:
 - 1. That portion of lots 20 and 21 in the said Concession, designated as Part 1 on Ministry of Transportation and Communications Plan of Survey Number P-5047-77 deposited in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Reference Plan Number 64R-4402;
 - 2. That portion of Lot 5 on a Plan registered in the said Land Registry Office as Number 3775, designated as Part 2, and that portion of Lot 6 of the said Registered Plan designated as Part 4, and that portion of Lot 20 in the said Concession designated as Part 5, all

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as shown on a Ministry of Transportation and Communications Plan of Survey Number P-5047-18 being a Reference Plan deposited in the said Land Registry Office as Number RS-691;

3. That portion of Lot 18 in the said Concession designated as Part 1, and that portion of Lot 1 of a Plan registered in the said Land Registry Office as Number 3775, designated as Part 2 and that portion of Lot 2 of the said Registered Plan, designated as Part 3 and that portion of Lot 3 of the said Registered Plan, designated as Part 4, all as shown on a Ministry of Transportation and Communications Plan of Survey Number P-5047-19 deposited in the said Land Registry Office as Reference Plan Number RS-720.

> W. DARCY McKeough, Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 15th day of May, 1975.

(5651)

THE PLANNING ACT

O. Reg. 439/75.

Order made under section 29a of The Planning Act. Made—May 22nd, 1975. Filed—May 27th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Percy in the County of Northumberland, and being composed of part of Lot 9 in Concession III of the said Township, being the whole of Part 27 shown on a Reference Plan deposited in the Land Registry Office for the Registry Division of the East Riding of Northumberland (No. 38) as Number RD-70. O. Reg. 439/75, s. 1.

Donald R. IRVINE
Minister of Housing

Dated at Toronto, this 22nd day of May, 1975.

(5652)

THE PLANNING ACT

O. Reg. 440/75.

Delegation of Authority of Minister under Section 44b of The Planning Act. Made—May 23rd, 1975. Filed—May 28th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

DELEGATION OF AUTHORITY OF MINISTER UNDER SECTION 44b OF THE PLANNING ACT

- 1. Subject to sections 2 and 3, all authority of the Minister under subsection 5 of section 29 and under section 33 of the Act in respect of land situate in The Regional Municipality of Waterloo is hereby delegated to the council of The Regional Municipality of Waterloo. O. Reg. 440/75, s. 1.
- 2. The delegation made in section 1 does not apply in respect of,
 - (a) any application for approval under subsection 5 of section 29 or subsection 1 of section 33 of the Act received by the Minister prior to the day this Order comes into force; or
 - (b) any matter referred to in subsections 9, 12a, 14, 15 and 16 of section 33 of the Act unless any such matter relates to lands that are within a draft plan approved by the council under subsection 12. O. Reg. 440/75, s. 2.
- 3. The council, in exercising the authority delegated by section 1 in respect of section 33 of the Act, shall comply with the following conditions, provided however that failure to comply with one or more of such conditions does not of itself terminate the delegation of authority:

- The council shall adopt an application form that is approved by the Ministry of Housing for the receipt of applications under subsection 1 of section 33 of the Act.
- 2. The council shall assign to each application received under subsection 1 of section 33 of the Act a file number consisting of the figures "30", the letter "T", the last two figures of the year in which the application is received and a number corresponding to the order in which the application is received commencing with "001", and a new series of numbers shall be commenced each year.
- 3. The council shall send to the Subdivisions Branch, Ministry of Housing, one copy of each application received by the council under subsection 1 of section 33 of the Act and four copies of the draft plan that is the subject of the application, and such copies shall be sent not later than ten days after the receipt of the application.
- 4. If the council decides not to confer, as referred to in subsection 3 of section 33 of the Act, in respect of an application received under subsection 1 of the said section 33, the council shall, in writing, so advise the Subdivisions Branch of the Ministry of Housing and the clerk of the area municipality in which the land that is the subject of the application is situate, giving the reason or reasons why the council has decided not to confer on the application.
- 5. If the council decides to confer as referred to in subsection 3 of section 33 of the Act in respect of an application received under subsection 1 of the said section 33, council shall send to the Subdivisions Branch of the Ministry of Housing a list of the officials, commissions, authorities or other persons conferred with or to be conferred with on the application and shall send a copy of the application and of the draft plan to which it relates to the clerk of the area municipality in which the land that is the subject of the application is situate, and to such other officials, commissions, authorities and other persons as the Minister may direct.
- 6. In conferring, as referred to in subsection 5, the council shall allow sixty days for the making of written comments in respect of the application for approval, such sixty days to commence from the date that a copy of the application is sent to the party conferred with, provided that the time for making comments may be extended by the council where the council is satisfied that there is good reason therefor.

- 7. Where the council has not given or refused approval to an application made under subsection 1 of section 33 of the Act within ninety days of receipt of the application, the council shall forthwith provide the applicant, the clerk of the area municipality in which the land that is the subject of the application is situate and the Subdivisions Branch of the Ministry of Housing with a report on the status of the application.
- 8. Where the council gives approval to a draft plan under subsection 12 of section 33 of the Act, such approval shall be shown on the draft plan in the following form:

subject to the conditions, it any, see
forth in our letter dated
19 this draft plan is approved under
section 33 of The Planning Act this
day of 19

Subject to the conditions, if any, set

- 9. Where conditions are imposed to the approval of a plan of subdivision, approval of a final plan for registration shall not be given until the area municipality in which the land is situate has advised the council in writing that all of the requirements of the area municipality have been satisfied.
- 10. Where the council gives approval to a final plan under subsection 14 of section 33 of the Act, such approval shall be shown on the final plan in the following form:

Approved	under	section	33	of	The
Planning	Act by	the co	ouncil	of	The
Regional	Municipa	lity of	Wate	rloo	this

• •	•	•	•	٠	٠	•	•	da	a :	y	(10	٠	•	•	•	٠	•	٠	•	•	•	•	٠	,	1	9	٠	٠	•

11. Where the final plan is to be registered under *The Land Titles Act*, the council shall not approve the final plan for registration until the examiner of surveys appointed under *The Land Titles Act* has advised that the plan is acceptable for registration.

O. Reg. 441/75

- 12. The original of the final plan as approved together with all copies required for registration under *The Registry Act* or *The Land Titles Act*, as the case may be, shall be forwarded by the council to the appropriate Land Registry Office.
- 13. The council shall forward one copy of each final plan approved for registration to the Subdivisions Branch of the Ministry of Housing. O. Reg. 440/75, s. 3.
- 4. This Order comes into force on the 1st day of June, 1975. O. Reg. 440/75, s. 4.

Donald R. IRVINE
Minister of Housing

Dated at Toronto, this 23rd day of May, 1975.

(5653) 24

THE PLANNING ACT

O. Reg. 441/75.

Delegation of Authority of Minister under Section 44b of The Planning Act. Made—May 23rd, 1975. Filed—May 28th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

DELEGATION OF AUTHORITY OF MINISTER UNDER SECTION 44b OF THE PLANNING ACT

- 1. Subject to sections 2 and 3, all authority of the Minister under subsection 5 of section 29 and under section 33 of the Act in respect of land situate in The Regional Municipality of Halton is hereby delegated to the council of The Regional Municipality of Halton. O. Reg. 441/75, s. 1.
- 2. The delegation made in section 1 does not apply in respect of,
 - (a) any application for approval under subsection 5 of section 29 or subsection 1 of section 33 of the Act received by the Minister prior to the day this Order comes into force; or
 - (b) any matter referred to in subsections 9, 12a, 14, 15 and 16 of section 33 of the Act unless any such matter relates to lands that are within a draft plan approved by the council under subsection 12. O. Reg. 441/75, s. 2.

- 3. The council, in exercising the authority delegated by section 1 in respect of section 33 of the Act, shall comply with the following conditions, provided however that failure to comply with one or more of such conditions does not of itself terminate the delegation of authority:
 - The council shall adopt an application form that is approved by the Ministry of Housing for the receipt of applications under subsection 1 of section 33 of the Act.
 - 2. The council shall assign to each application received under subsection 1 of section 33 of the Act a file number consisting of the figures "24", the letter "T", the last two figures of the year in which the application is received and a number corresponding to the order in which the application is received commencing with "001", and a new series of numbers shall be commenced each year.
 - 3. The council shall send to the Subdivisions Branch, Ministry of Housing, one copy of each application received by the council under subsection 1 of section 33 of the Act and four copies of the draft plan that is the subject of the application, and such copies shall be sent not later than ten days after the receipt of the application.
 - 4. If the council decides not to confer, as referred to in subsection 3 of section 33 of the Act, in respect of an application received under subsection 1 of the said section 33, the council shall, in writing, so advise the Subdivisions Branch of the Ministry of Housing and the clerk of the area municipality in which the land that is the subject of the application is situate, giving the reason or reasons why the council has decided not to confer on the application.
 - 5. If the council decides to confer as referred to in subsection 3 of section 33 of the Act in respect of an application received under subsection 1 of the said section 33, council shall send to the Subdivisions Branch of the Ministry of Housing a list of the officials, commissions, authorities or other persons conferred with or to be conferred with on the application and shall send a copy of the application and of the draft plan to which it relates to the clerk of the area municipality in which the land that is the subject of the application is situate, and to such other officials, commissions, authorities and other persons as the Minister may direct.
 - In conferring, as referred to in subsection 5, the council shall allow sixty days for the making of written comments in

respect of the application for approval, such sixty days to commence from the date that a copy of the application is sent to the party conferred with, provided that the time for making comments may be extended by the council where the council is satisfied that there is good reason therefor.

- 7. Where the council has not given or refused approval to an application made under subsection 1 of section 33 of the Act within ninety days of receipt of the application, the council shall forthwith provide the applicant, the clerk of the area municipality in which the land that is the subject of the application is situate and the Subdivisions Branch of the Ministry of Housing with a report on the status of the application.
- 8. Where the council gives approval to a draft plan under subsection 12 of section 33 of the Act, such approval shall be shown on the draft plan in the following form:

Subject to the conditions, if any, set forth in our letter dated,

19.. this draft plan is approved under section 33 of *The Planning Act* this.....

day of, 19...

- 9. Where conditions are imposed to the approval of a plan of subdivision, approval of a final plan for registration shall not be given until the area municipality in which the land is situate has advised the council in writing that all of the requirements of the area municipality have been satisfied.
- 10. Where the council gives approval to a final plan under subsection 14 of section 33 of the Act, such approval shall be shown on the final plan in the following form:

Approved under section 33 of *The Planning Act* by the council of The Regional Municipality of Halton this

 day o	f.		 		٠,	1	9		
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- 11. Where the final plan is to be registered under *The Land Titles Act*, the council shall not approve the final plan for registration until the examiner of surveys appointed under *The Land Titles Act* has advised that the plan is acceptable for registration.
- 12. The original of the final plan as approved together with all copies required for registration under *The Registry Act* or *The Land Titles Act*, as the case may be, shall be forwarded by the council to the appropriate Land Registry Office.
- The council shall forward one copy of each final plan approved for registration to the Subdivisions Branch of the Ministry of Housing. O. Reg. 441/75, s. 3.
- 4. This Order comes into force on the 1st day of June, 1975. O. Reg. 441/75, s. 4.

Donald R. Irvine Minister of Housing

Dated at Toronto, this 23rd day of May, 1975.

(5654)

THE PLANNING ACT

O. Reg. 442/75.

Delegation of Authority of Minister under Section 44b of The Planning Act. Made—May 23rd, 1975. Filed—May 28th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

DELEGATION OF AUTHORITY OF MINISTER UNDER SECTION 446 OF THE PLANNING ACT

- 1. Subject to sections 2 and 3, all authority of the Minister under subsection 5 of section 29 and under section 33 of the Act in respect of land situate in The Regional Municipality of Ottawa-Carleton is hereby delegated to the council of The Regional Municipality of Ottawa-Carleton. O. Reg. 442/75, s. 1.
- 2. The delegation made in section 1 does not apply in respect of,
 - (a) any application for approval under subsection 5 of section 29 or subsection 1 of section 33 of the Act received by the Minister prior to the day this Order comes into force; or

- (b) any matter referred to in subsections 9, 12a, 14, 15 and 16 of section 33 of the Act unless any such matter relates to lands that are within a draft plan approved by the council under subsection 12. O. Reg. 442/75, s. 2.
- 3. The council, in exercising the authority delegated by section 1 in respect of section 33 of the Act, shall comply with the following conditions, provided however that failure to comply with one or more of such conditions does not of itself terminate the delegation of authority:
 - 1. The council shall adopt an application form that is approved by the Ministry of Housing for the receipt of applications under subsection 1 of section 33 of the Act.
 - 2. The council shall assign to each application received under subsection 1 of section 33 of the Act a file number consisting of the figures "06", the letter "T", the last two figures of the year in which the application is received and a number corresponding to the order in which the application is received commencing with "001", and a new series of numbers shall be commenced each year.
 - 3. The council shall send to the Subdivisions Branch, Ministry of Housing, one copy of each application received by the council under subsection 1 of section 33 of the Act and four copies of the draft plan that is the subject of the application, and such copies shall be sent not later than ten days after the receipt of the application.
 - 4. If the council decides not to confer, as referred to in subsection 3 of section 33 of the Act, in respect of an application received under subsection 1 of the said section 33, the council shall, in writing, so advise the Subdivisions Branch of the Ministry of Housing and the clerk of the area municipality in which the land that is the subject of the application is situate, giving the reason or reasons why the council has decided not to confer on the application.
 - 5. If the council decides to confer as referred to in subsection 3 of section 33 of the Act in respect of an application received under subsection 1 of the said section 33, council shall send to the Subdivisions Branch of the Ministry of Housing a list of the officials, commissions, authorities or other persons conferred with or to be conferred with on the application and shall send a copy of the application and of the draft plan to which it relates to the clerk

- of the area municipality in which the land that is the subject of the application is situate, and to such other officials, commissions, authorities and other persons as the Minister may direct.
- 6. In conferring, as referred to in subsection 5, the council shall allow sixty days for the making of written comments in respect of the application for approval, such sixty days to commence from the date that a copy of the application is sent to the party conferred with, provided that the time for making comments may be extended by the council where the council is satisfied that there is good reason therefor.
- 7. Where the council has not given or refused approval to an application made under subsection 1 of section 33 of the Act within ninety days of receipt of the application, the council shall forthwith provide the applicant, the clerk of the area municipality in which the land that is the subject of the application is situate and the Subdivisions Branch of the Ministry of Housing with a report on the status of the application.
- 8. Where the council gives approval to a draft plan under subsection 12 of section 33 of the Act, such approval shall be shown on the draft plan in the following form:

Subject to the conditions, if any, set
forth in our letter dated,
19 this draft plan is approved under
section 33 of The Planning Act this
day of, 19

- 9. Where conditions are imposed to the approval of a plan of subdivision, approval of a final plan for registration shall not be given until the area municipality in which the land is situate has advised the council in writing that all of the requirements of the area municipality have been satisfied.
- 10. Where the council gives approval to a final plan under subsection 14 of section 33 of the Act, such approval shall be shown on the final plan in the following form:

2426

Approved under section 33 of *The Planning Act* by the council of The Regional Municipality of Ottawa-Carle-

ton this day of,
19...

.....

- 11. Where the final plan is to be registered under *The Land Titles Act*, the council shall not approve the final plan for registration until the examiner of surveys appointed under *The Land Titles Act* has advised that the plan is acceptable for registration.
- 12. The original of the final plan as approved together with all copies required for registration under *The Registry Act* or *The Land Titles Act*, as the case may be, shall be forwarded by the council to the appropriate Land Registry Office.
- 13. The council shall forward one copy of each final plan approved for registration to the Subdivisions Branch of the Ministry of Housing. O. Reg. 442/75, s. 3.
- 4. This Order comes into force on the 1st day of June, 1975. O. Reg. 442/75, s. 4.

DONALD R. IRVINE
Minister of Housing

Dated at Toronto, this 23rd day of May, 1975.

(5655) 24

THE PLANNING ACT

O. Reg. 443/75.

Delegation of Authority of Minister under Section 44b of The Planning Act.

Made—May 23rd, 1975.

Filed—May 28th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

DELEGATION OF AUTHORITY OF MINISTER UNDER SECTION 44b OF THE PLANNING ACT

1. Subject to sections 2 and 3, all authority of the Minister under subsection 5 of section 29 and under section 33 of the Act in respect of land situate in The Regional Municipality of Hamilton-Wentworth is hereby delegated to the council of The Regional Municipality of Hamilton-Wentworth. O. Reg. 443/75, s. 1.

- 2. The delegation made in section 1 does not apply in respect of,
 - (a) any application for approval under subsection 5 of section 29 or subsection 1 of section 33 of the Act received by the Minister prior to the day this Order comes into force; or
 - (b) any matter referred to in subsections 9, 12a, 14, 15 and 16 of section 33 of the Act unless any such matter relates to lands that are within a draft plan approved by the council under subsection 12. O. Reg. 443/75, s. 2.
- 3. The council, in exercising the authority delegated by section 1 in respect of section 33 of the Act, shall comply with the following conditions, provided however that failure to comply with one or more of such conditions does not of itself terminate the delegation of authority:
 - The council shall adopt an application form that is approved by the Ministry of Housing for the receipt of applications under subsection 1 of section 33 of the Act.
 - 2. The council shall assign to each application received under subsection 1 of section 33 of the Act a file number consisting of the figures "25", the letter "T", the last two figures of the year in which the application is received and a number corresponding to the order in which the application is received commencing with "001", and a new series of numbers shall be commenced each year.
 - 3. The council shall send to the Subdivisions Branch, Ministry of Housing, one copy of each application received by the council under subsection 1 of section 33 of the Act and four copies of the draft plan that is the subject of the application, and such copies shall be sent not later than ten days after the receipt of the application.
 - 4. If the council decides not to confer, as referred to in subsection 3 of section 33 of the Act, in respect of an application received under subsection 1 of the said section 33, the council shall, in writing, so advise the Subdivisions Branch of the Ministry of Housing and the clerk of the area municipality in which the land that is the subject of the application is situate, giving the reason or reasons why the council has decided not to confer on the application.

- 5. If the council decides to confer as referred to in subsection 3 of section 33 of the Act in respect of an application received under subsection 1 of the said section 33, council shall send to the Subdivisions Branch of the Ministry of Housing a list of the officials, commissions, authorities or other persons conferred with or to be conferred with on the application and shall send a copy of the application and of the draft plan to which it relates to the clerk of the area municipality in which the land that is the subject of the application is situate, and to such other officials, commissions, authorities and other persons as the Minister may direct.
- 6. In conferring, as referred to in subsection 5, the council shall allow sixty days for the making of written comments in respect of the application for approval, such sixty days to commence from the date that a copy of the application is sent to the party conferred with, provided that the time for making comments may be extended by the council where the council is satisfied that there is good reason therefor.
- 7. Where the council has not given or refused approval to an application made under subsection 1 of section 33 of the Act within ninety days of receipt of the application, the council shall forthwith provide the applicant, the clerk of the area municipality in which the land that is the subject of the application is situate and the Subdivisions Branch of the Ministry of Housing with a report on the status of the application.
- 8. Where the council gives approval to a draft plan under subsection 12 of section 33 of the Act, such approval shall be shown on the draft plan in the following form:

Subject to the conditions, if any, set forth in our letter dated..... 19.. this draft plan is approved under section 33 of The Planning Act this

9. Where conditions are imposed to the approval of a plan of subdivision, approval of a final plan for registration shall not be given until the area municipality in which the land is situate has advised the council in writing that all of the requirements of the area municipality have been satisfied. 10. Where the council gives approval to a final plan under subsection 14 of section 33 of the Act, such approval shall be shown on the final plan in the following form:

Wantworth this

Approved under section 33 of The Planning Act by the council of The Regional Municipality of Hamilton-

Welltworth	11113		day or
	,	19	

- 11. Where the final plan is to be registered under The Land Titles Act, the council shall not approve the final plan for registration until the examiner of surveys appointed under The Land Titles Act has advised that the plan is acceptable for registration.
- 12. The original of the final plan as approved together with all copies required for registration under The Registry Act or The Land Titles Act, as the case may be, shall be forwarded by the council to the appropriate Land Registry Office.
- 13. The council shall forward one copy of each final plan approved for registration to the Subdivisions Branch of the Ministry of Housing. O. Reg. 443/75, s. 3.
- 4. This Order comes into force on the 1st day of June, 1975. O. Reg. 443/75, s. 4.

DONALD R. IRVINE Minister of Housing

Dated at Toronto, this 23rd day of May, 1975.

24 (5656)THE CERTIFICATION OF TITLES ACT

> O. Reg. 444/75. General. Made-May 21st, 1975. Filed-May 28th, 1975.

REGULATION TO AMEND REGULATION 83 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE CERTIFICATION OF TITLES ACT

1. Section 28 of Regulation 83 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 444/75, s. 1.

- Item 5 of the Schedule to the said Regulation, as remade by section 1 of Ontario Regulation 817/73, is revoked.
 Reg. 444/75, s. 2.
- 3. This Regulation comes into force on the 1st day of June, 1975. O. Reg. 444/75, s. 3.

(5657)

24

THE CEMETERIES ACT

O. Reg. 445/75. Closings and Removals. Made—May 21st, 1975. Filed—May 28th, 1975.

REGULATION TO AMEND REGULATION 79 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE CEMETERIES ACT

 Regulation 79 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 36

ISOLATED BURIALS ON LOT 5, CONCESSION 9, TOWN OF VAUGHAN, THE REGIONAL MUNICIPALITY OF YORK

In the Town of Vaughan, in The Regional Municipality of York, described as follows:

Part of the east half of Lot 5, Concession 9, shown as Part 1 on Reference Plan Number P-2103-53 deposited as Plan 64R-1986 in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64). O. Reg. 445/75, s. 1.

(5658)

24

THE LAND TITLES ACT

O. Reg. 446/75. Fees.

Made—May 21st, 1975. Filed—May 28th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 154/72 MADE UNDER THE LAND TITLES ACT

 Schedule 3 to Ontario Regulation 154/72, as remade by section 2 of Ontario Regulation 815/73, is revoked and the following substituted therefor:

Schedule 3

FEES PAYABLE TO THE DIRECTOR OF TITLES

 For preparation of a notice or copy for service, in addition to the actual cost of service, each party served....... \$ 1.00

3. For each order by the director other than an order under section 160a of the Act.....

 For proceedings similar to those before the land registrar, the same fee and, where not similar, the fee that would be payable for proceedings in Court. O. Reg. 446/75, s. 1.

 This Regulation comes into force on the 1st day of June, 1975.
 Reg. 446/75, s. 2.

(5659)

24

5.00

THE HIGHWAY TRAFFIC ACT

O. Reg. 447/75. Construction Zones. Made—May 27th, 1975. Filed—May 28th, 1975.

REGULATION TO AMEND REGULATION 411 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Schedule 22 to Regulation 411 of Revised Regulations of Ontario, 1970, as remade by section 4 of Ontario Regulation 132/72, is amended by adding thereto the following paragraph:
- 6. That part of the King's Highway known as No. 121 in the Provisional County of Haliburton lying between a point situate at its intersection with that part of the King's Highway known as No. 503 and a point situate 1,000 feet measured northerly from its intersection with that part of the King's Highway known as No. 519. (W.P. 418-65-02) (D-10).
 - 2. Schedule 24 to the said Regulation is amended by adding thereto the following paragraphs:
- 44. That part of the King's Highway known as No. 401 in the County of Frontenac lying between a point situate at its intersection with that part of

the King's Highway known as No. 38 in the Township of Kingston and a point situate at its intersection with the line between lots 25 and 26 in Concession 3 in the Township of Pittsburgh. (Contract No. 75-09) (D-8).

- 45. That part of the King's Highway known as No. 401 in the Township of Westminster in the County of Middlesex lying between a point situate at its intersection with the line between lots 7 and 8 in Concession 2 and a point situate at its intersection with the line between lots 2 and 3 in Concession 2. (W.P. 32-73-01) (D-01).
- 46. That part of the King's Highway known as No. 401 lying between a point situate at its intersection with the line between the townships of Blandford and Blenheim in the County of Oxford and a point situate 4,200 feet measured easterly from its intersection with that part of the King's Highway known as No. 19 in the Township of North Dumfries in The Regional Municipality of Waterloo. (W.P. 833-70-04 Contract No. 74-178) (D-2).
 - 3. Schedule 32 to the said Regulation is amended by adding thereto the following paragraph:
- 5. That part of the King's Highway known as No. 515 in the Township of Raglan in the County of Renfrew lying between a point situate at its intersection with the line between concessions 17 and 18 and a point situate at its intersection with the line between concessions 15 and 16. (W.P. 55-71-01) (D-10).
 - 4. Schedule 39 to the said Regulation is amended by adding thereto the following paragraph:
- 18. That part of the King's Highway known as No. 3 in the County of Elgin lying between a point situate at its intersection with the line between the townships of Yarmouth and Malahide and a point situate 200 feet measured westerly from its intersection with the line between lots 103 and 104 in Concession North Side of Talbot Road in the Township of Malahide. (W.P. 179-64 Contract No. 74-180) (D-2).
 - 5.—(1) Paragraph 53 of Schedule 42 to the said Regulation, as made by section 9 of Ontario Regulation 293/75, is revoked and the following substituted therefor:
- 53. That part of the King's Highway known as No. 7 in the County of Peterborough lying between a point situate at its intersection with the westerly limit of the Village of Norwood and a point situate 0.5 mile measured easterly from its intersection with the easterly limit of the Village of Norwood. (W.P. 633-70-01) (D-7).
 - (2) The said Schedule is amended by adding thereto the following paragraph:

- 55. That part of the King's Highway known as No. 7 in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with that part of the King's Highway known as No. 417 and 17 and a point situate at its intersection with the line between the townships of March and Goulbourn. (W.P. 431-64-00) (D-9).
 - 6. Schedule 44 to the said Regulation is amended by adding thereto the following paragraph:
- 78. That part of the King's Highway known as No. 11 in the Territorial District of Rainy River lying between a point situate at its intersection with that part of the King's Highway known as No. 600 and a point situate at its intersection with that part of the King's Highway known as No. 71. (Contract No. 75-46) (D-20).
 - 7. Schedule 47 to the said Regulation is amended by adding thereto the following paragraphs:
- 91. That part of the King's Highway known as No. 17 in the County of Renfrew lying between a point situate at its intersection with the line between lots 8 and 9 in Concession 2 in the Township of Westmeath and a point situate at its intersection with the line between lots 21 and 22 in Concession 2 in the Township of Ross. (W.P. 803-67-00) (D-9).
- 92. That part of the King's Highway known as No. 17 in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with that part of the King's Highway known as No. 417 and 7 and a point situate at its intersection with the line between lots 3 and 4 in Concession 4 in the Township of March. (W.P. 431-64-00) (D-9).
- 93. That part of the King's Highway known as No. 17 in the Territorial District of Kenora lying between a point situate at its intersection with that part of the King's Highway known as No. 71 and a point situate at its intersection with that part of the King's Highway known as No. 647. (W.P. 908-74-01) (D-20).
 - 8. Schedule 52 to the said Regulation, as remade by section 15 of Ontario Regulation 216/71, is amended by adding thereto the following paragraph:
- 3. That part of the King's Highway known as No. 37 in the Township of Hungerford in the County of Hastings lying between a point situate at its intersection with the line between concessions 2 and 3 and a point situate at its intersection with that part of the King's Highway known as No. 7. (Contract No. 75-08) (D-8).
 - Schedule 55 to the said Regulation is amended by adding thereto the following paragraphs:

- 10. That part of the King's Highway known as No. 43 in the United Counties of Stormont, Dundas and Glengarry lying between a point situate at its intersection with the roadway known as County Road No. 12 and a point situate at its intersection with that part of the King's Highway known as No. 34. (W.P. 812-72-00) (D-9).
- 11. That part of the King's Highway known as No. 43 lying between a point situate at its intersection with that part of the King's Highway known as Old Highway No. 16 in the United Counties of Leeds and Grenville and a point situate at its intersection with the line between lots 7 and 8 in Concession 7 in the Township of Mountain in the United Counties of Stormont, Dundas and Glengarry. (Contract No. 74-168).
 - 10. Schedule 58 to the said Regulation is amended by adding thereto the following paragraphs:
- 12. That part of the King's Highway known as No. 60 in the Township of Wilberforce in the County of Renfrew lying between a point situate at its intersection with the line between lots 11 and 12 in Concession 8 and a point situate at its intersection with the roadway known as Renfrew County Road Road No. 5. (W.P. 318-61-00 and 317-61-02) (D-9).
- 13. That part of the King's Highway known as No. 60 in the Territorial District of Nipissing lying between a point situate at its intersection with the line between the townships of Peck and Canisbay and a point situate at its intersection with that part of the King's Highway known as No. 127 in the Township of Airy. (W.P. 56-60-04) (D-10).
 - 11. Schedule 59 to the said Regulation is amended by adding thereto the following paragraphs:
- 10. That part of the King's Highway known as No. 62 in the County of Hastings lying between a point situate at its intersection with that part of the King's Highway known as No. 7 and a point situate at its intersection with the line between lots 29 and 30 in Concession 5 in the Township of Madoc. (W.P. 817-72-01) (D-8).
- 11. That part of the King's Highway known as No. 62 in the County of Hastings lying between a point situate at its intersection with the line between lots 11 and 12 in Concession 1 in the Township of Bangor, Wicklow and McClure and a point situate at its intersection with the line between lots 71 and 72 in Concession West of Hastings Road in the Township of Herschel. (W.P. 32-65-00) (D-10).
 - 12. Schedule 63 to the said Regulation is amended by adding thereto the following paragraph:
- 8. That part of the King's Highway known as No. 71 in the Territorial District of Kenora lying between a point situate at its intersection with the

structure known as Sioux Narrows Bridge and a point situate at its intersection with the line between the townships of Devonshire and Work. (Contract No. 75-06) (D-20).

- 13. Schedule 70 to the said Regulation is amended by adding thereto the following paragraph:
- 1. That part of the King's Highway known as No. 127 in the Township of Bangor, Wicklow and McClure in the County of Hastings lying between a point situate at its intersection with the line between lots 7 and 8 in Concession West of Hastings Road and a point situate at its intersection with the line between concessions 10 and 11.
 - 14. Schedule 77 to the said Regulation is amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 508 in the County of Renfrew lying between a point situate at its intersection with the roadway known as Renfrew County Road No. 2 and a point situate at its intersection with the line between concessions 3 and 4 in the Township of Bagot and Blithfield. (W.P. 121-70-01).
 - 15. Schedule 97 to the said Regulation is amended by adding thereto the following paragraph:
- 4. That part of the King's Highway known as No. 29 lying between a point situate at its intersection with the line between lots 9 and 10 in Concession 10 in the Township of Pakenham in the County of Lanark and a point situate at its intersection with the line between concessions 2 and 3 in the Township of West Carleton in the Regional Municipality of Ottawa-Carleton. (W.P. 806-72-01) (D-9).
 - 16. Schedule 102 to the said Regulation is amended by adding thereto the following paragraph:
- 6. That part of the King's Highway known as No. 68 in the Territorial District of Sudbury lying between a point situate at its intersection with the line between the townships of Merritt and Mongowin and a point situate at its intersection with the northerly limit of the structure known as the North Channel Bridge in the Town of Little Current. (Manitoulin) (D-17).
 - 17. Schedule 103 to the said Regulation is amended by adding thereto the following paragraph:
- 16. That part of the King's Highway known as No. 69 in the Territorial District of Sudbury lying between a point situate at its intersection with the line between the townships of Second and Dill and a point situate at its intersection with the line between the townships of Dill and Broder. (D-17).
 - 18. Schedule 113 to the said Regulation is amended by adding thereto the following paragraph:

- 16. That part of the King's Highway known as No. 24 in the County of Norfolk lying between a point situate at its intersection with that part of the King's Highway known as No. 6 and a point situate 200 feet measured westerly from its intersection with the line between lots 6 and 7 in Concession 2 in the Township of Charlotteville. (W.P. 163-63-01 and W.P. 818-72-01) (D-2).
 - 19. Schedule 126 to the said Regulation is amended by adding thereto the following paragraphs:
- 9. That part of the King's Highway known as No. 15 lying between a point situate at its intersection with the line between lots 36 and 37 in Concession 10 in the Township of Pittsburgh in the County of Frontenac and a point situate at its intersection with the line between lots 25 and 26 in Concession 3 in the Township of Bastard and South Burgess in the County of Leeds. (Contract No. 75-23) (D-8).
- 10. That part of the King's Highway known as No. 15 in the Township of Pittsburgh in the County of Frontenac lying between a point situate at its intersection with the line between lots C and D in Concession East of the Great Cataraqui River and a point situate at its intersection with the line between lots 40 and 41 in Concession 2. (Contract No. 75-09) (D-8).
 - 20. Schedule 128 to the said Regulation, as remade by section 31 of Ontario Regulation 216/71, is amended by adding thereto the following paragraph:
- 3. That part of the King's Highway known as No. 22 lying between a point situate at its intersection with the line between lots 1 and 2 in Concession 10 in the Township of Lobo in the County of Middlesex and a point situate at its intersection with the line between lots 29 and 30 in Concession 1 in the Township of Warwick in the County of Lambton. (W.P. 810-72-01) (D-2).
 - 21. Schedule 131 to the said Regulation is amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 81 in the County of Middlesex lying between a point situate 1,000 feet measured southerly from its intersection with that part of the King's Highway known as No. 22 and a point situate at its intersection with the line between lots 1 and 2 in Concession 7 in the Township of East Williams. (W.P. 810-72-01) (D-2).
 - 22. Schedule 167 to the said Regulation is amended by adding thereto the following paragraphs:
- 4. That part of the King's Highway known as No. 19 in the County of Oxford lying between a point

- situate 100 feet measured northerly from its intersection with that part of the King's Highway known as No. 2 and a point situate at its intersection with the line between lots 16 and 17 in Concession 11 in the Township of East Nissouri. (W.P. 816-72-01) (D-2).
- 5. That part of the King's Highway known as No. 19 in the County of Oxford lying between a point situate 3,000 feet measured southerly from its intersection with the roadway known as Oxford County Road No. 19 and a point situate 400 feet measured southerly from its intersection with the road allowance between concessions 9 and 10 in the Township of Dereham. (W.P. 184-63-01) (D-2).
 - 23. Schedule 175 to the said Regulation is amended by adding thereto the following paragraph:
- 4. That part of the King's Highway known as No. 512 in the County of Renfrew lying between a point situate at its intersection with the line between lots 291 and 292 in Range B in the Township of Brudenell and Lyndoch and a point situate at its intersection with the line between concessions 4 and 5 in the Township of Hagarty and Richards. (W.P. 155-66-04) (D-10).
 - 24. Schedule 200 to the said Regulation, as made by section 37 of Ontario Regulation 216/71, is amended by adding thereto the following paragraph:
- 8. That part of the King's Highway known as No. 417 in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with that part of the King's Highway known as No. 7 and 17 and a point situate at its intersection with the line between lots 2 and 3 in Concession 2 in the Township of Nepean. (W.P. 431-64-00) (D-9).
 - 25. Schedule 206 to the said Regulation, as made by section 7 of Ontario Regulation 257/71, is amended by adding thereto the following paragraphs:
- 2. That part of the King's Highway known as No. 506 in the Township of Barrie in the County of Frontenac lying between a point situate at its intersection with the line between lots 23 and 24 in Concession 7 and a point situate at its intersection with the line between lots 21 and 22 in Concession 7. (W.P. 113-65-00) (D-10).
- 3. That part of the King's Highway known as No. 506 in the Township of Clarendon in the County of Frontenac lying between a point situate at its intersection with the line between lots 39 and 40 in Concession North of East Range and a point situate at its intersection with the line between lots 40 and 41 in Concession North of East Range.
 - 26. Schedule 230 to the said Regulation, as made by section 20 of Ontario Regulation

277/73, is amended by adding thereto the following paragraph:

- 2. That part of the King's Highway known as No. 135 in the County of Middlesex lying between a point situate at its intersection with the line between lots 29 and 30 in Concession 2 in the Township of Westminster and a point situate at its intersection with the roadway known as Middlesex County Road No. 36. (W.P. 138-71-01) (D-2).
 - 27. Schedule 239 to the said Regulation, as made by section 47 of Ontario Regulation 395/74, is amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 74 lying between a point situate 400 feet measured northerly from its intersection with the northerly limit of the Village of Belmont in the County of Elgin and a point situate at its intersection with the roadway known as Middlesex County Road No. 29 in the Township of Westminster in the County of Middlesex. (W.P. 813-73-01) (D-2).
 - 28. The said Regulation is amended by adding thereto the following Schedule:

Schedule 250

HIGHWAY NO. 32

1. That part of the King's Highway known as No. 32 in the County of Leeds lying between a point situate at its intersection with that part of the King's Highway known as No. 15 and a point situate at its intersection with the line between concessions 7 and 8 in the Township of Rear of Leeds and Lansdowne. (Contract No. 75-23) (D-8). O. Reg. 447/75, s. 28.

JOHN R. RHODES

Minister of Transportation
and Communications

Dated at Toronto, this 27th day of May, 1975.

(5660)

THE PLANNING ACT

O. Reg. 448/75.

Restricted Areas—The Regional Municipality of Durham, Town of Pickering. Made—May 26th, 1975.
Filed—May 29th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 19/74 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 19/74 is amended by adding thereto the following section:
- 14. Notwithstanding any other provision of this Order, the land described in Schedule 1 may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto, provided the following requirements are met:

Minimum front yard 25 feet

Minimum side yard 10 feet on one side and 4 feet on the other side

Minimum rear yard 25 feet

O. Reg. 448/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land in the Town of Pickering in The Regional Municipality of Durham, formerly in the Township of Pickering in the County of Ontario, being composed of Lot 13 as shown on a plan registered in the Land Registry Office for the Registry Division of Ontario (No. 40) as Number 538. O. Reg. 448/75, s. 2.

G. M. FARROW Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 26th day of May, 1975.

(5661) 24

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 449/75.

County of Peel, Town of Mississauga. Made—May 23rd, 1975. Filed—May 29th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 479/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- Paragraph v of section 2 of Ontario Regulation 479/73 is revoked and the following substituted therefor:
 - (v) The north half of the south half of the west half of Lot 14 in Concession V East of Hurontario Street, and the north half of the said Lot, and the south half of

Lot 15 in the said Concession excepting that portion of land more particularly described as follows:

 That parcel of land situate in the City of Brampton in The Regional Municipality of Peel, formerly in the Town of Mississauga in the County of Peel, being composed of part of Lot 15 in the said Concession more particularly described as follows:

Beginning at a place in the southeasterly limit of Steeles Avenue as widened by an Instrument registered in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 169706 located as follows:

Commencing at the most northerly angle of the said Lot;

Thence south 44° 11′ 40″ east, a distance of 27.16 feet, more or less, to the intersection with the line drawn parallel to and perpendicularly distant 27 feet measured southeasterly from the said southeasterly limit;

Thence south 39° 31′ 40″ west along the said parallel line, a distance of 287.25 feet to a standard iron bar marking the place of beginning of the hereinafter described parcel of land;

Thence south 44° 12′ 55″ east, a distance of 319.29 feet to a standard iron bar;

Thence north $39^{\circ} 31' 40''$ east, a distance of 137.10 feet to a standard iron bar;

Thence south 44° 13' 25" east, a distance of 13.29 feet to a standard iron bar;

Thence north 39° 35′ 45″ east, a distance of 122.99 feet to a standard iron bar;

Thence south 39° 16′ 30″ east, a distance of 649.64 feet to a standard iron bar;

Thence south 20° 15′ 25″ west, a distance of 817.88 feet to a standard iron bar:

Thence south 27° 01′ 05″ west, a distance of 768.76 feet to a standard iron bar:

Thence north 66° 51′ 30″ west, a distance of 25.33 feet to a standard iron bar:

Thence south 23 08' 30" west, a distance of 680 feet to a standard iron bar in the line between the southeast and northwest halves of the said Lot;

Thence north 44° 08' 35" west, a distance of 46.88 feet to a standard iron bar;

Thence north 43° 21′ 25″ west, a distance of 244.08 feet to a standard iron bar;

Thence north 44° 54′ 25″ west, a distance of 349.83 feet to a standard iron bar;

Thence north $44^{\circ}\ 23'\ 25''$ west, a distance of 490.30 feet to a standard iron bar;

Thence north 44° 15′ 25″ west, a distance of 499.67 feet, more or less, to the intersection with the line drawn parallel to and perpendicularly distant 27 feet measured southeasterly from the southeasterly limit of Steeles Avenue;

Thence north 39° 31′ 40″ east, a distance of 1,918.75 feet to the place of beginning.

- Paragraph xviii of the said section 2 is revoked and the following substituted therefor:
- (xviii) Lots 1 to 8, both inclusive in Range 4
 North of Dundas Street excepting the southerly 2,700 feet of Lot 1, excepting the southerly 2,450 feet of Lot 2, and excepting the southerly 2,350 feet of the west half of Lot 3, excepting the southerly 1,700 feet of the east half of Lot 3, excepting the southerly 2,350 feet of Lot 7, excepting the southerly 2,550 feet of Lot 8 and excepting the following parcels of land:
 - That certain parcel of land situate in the City of Mississauga in The Regional Municipality of Peel, formerly in the Town of Mississauga in the County of Peel, being composed of part of lots 3 and 4 in Range 4 North of Dundas Street, more particularly described as follows:

Beginning at an iron bar planted in the northwesterly limit of Burnhamthorpe Road said place being distant 1,341.54 feet, more or less, measured northeasterly thereon from the most southerly angle of Lot 3 in the said Range, said point being also distant 486.19 feet, more or less, measured northeasterly along the said northwesterly limit from the intersection of the said northwesterly limit with the easterly limit of Mississauga Road;

Thence north 38° 55′ east along the said northwesterly limit a distance of 457.26 feet to an iron bar;

Thence north 51° 05' west, a distance of 217.75 feet to an iron bar;

Thence north 38° 55′ east parallel to the said northwesterly limit a distance of 185 feet to an iron pipe found;

Thence south 51° 05′ east, a distance of 217.75 feet to an iron bar planted in the said northwesterly limit;

Thence north 38° 55′ east along the said last mentioned limit, a distance of 200.66 feet to an iron bar found;

Thence north 59° 47′ 40″ west, a distance of 850.52 feet to an iron bar;

Thence south 38° 07′ 20″ west, a distance of 750.15 feet to an iron pipe found;

Thence south 51° 39′ 30″ east, a distance of 137.07 feet to an iron bar found:

Thence south 38° 07′ west, a distance of 25 feet;

Thence south 52° 25′ 30″ east, a distance of 151.85 feet to an iron bar found;

Thence south 39° 53' west, a distance of 280.69 feet, more or less, to a point in the northeasterly limit of Mississauga Road;

Thence south 55° 33′ east along the said northeasterly limit, a distance of 123.05 feet to an iron bar planted at the point of tangency of a curve to the right;

Thence southeasterly, a distance of 296.72 feet measured along the arc of a curve to the right of radius 533.56 feet to an iron bar planted, said curve having a chord equivalent of 292.91 feet measured south 39° 37′ 07″ east;

Thence north 38° 55' east, a distance of 385.28 feet to an iron bar planted;

Thence south 51° 05' east, a distance of 136.08 feet to the place of beginning.

2. That parcel of land situate in the City of Mississauga in The Regional Municipality of Peel, formerly in the Town of Mississauga in the County of Peel, being composed of part of Lot 3 in Range 4 North of Dundas Street, being Range 2 North of the Racey Indian Reserve, and containing by admeasurement one acre, more or less, which parcel is more particularly described as follows:

Assuming that the northeasterly limit of the Mississauga Road has an astronomic bearing of north 55° 33′ west and relating all bearings herein thereto;

Beginning at the intersection of the northeasterly limit of Mississauga Road with the northwesterly limit of the road allowance between Ranges 3 and 4 North of Dundas Street, said point being distant 862 feet, 2½ inches, more or less, measured northeasterly along the said northwesterly limit from the most southerly angle of Lot 3 in Range 4 North of Dundas Street;

Thence northerly and northwesterly along the arc of a curve to the left of radius 533 feet an arc distance of 466 feet, said curve having a chord equivalent of 451 feet, $3\frac{1}{2}$ inches measured north 80° 35′ 50″ west to a point;

Thence north 55° 33' west along the northeasterly limit of Mississauga Road a distance of 122 feet, 10 inches to the place of beginning, said point being distant 2,670 feet, more or less, measured southeasterly along the northeasterly limit of Mississauga Road from the southeasterly limit of the road allowance between Ranges 4 and 5 North of Dundas Street;

Thence north 39° 53′ east, a distance of 281 feet;

Thence north 52° 22′ west, a distance of 152 feet, ½ inch;

Thence south 38° 06′ west, a distance of 288 feet, 8½ inches to a point in the northeasterly limit of Mississauga Road;

Thence south 55° 33' east, a distance of 143 feet, 10 inches to the place of beginning.

> W. DARCY MCKEOUGH Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 23rd day of May, 1975.

(5662)

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 450/75. County of Halton, Town of Oakville. Made-May 23rd, 1975. Filed-May 29th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- 1. Paragraph xvi of section 2 of Ontario Regulation 481/73, as remade by section 1 of Ontario Regulation 776/73, is amended by adding thereto the following item:
- 9a. Those portions of lots 30 and 31 in Concession III South of Dundas Street. more particularly described as follows:

Beginning at a place in the southwesterly limit of a given road known as Bronte Road, distant 604 feet. 10 inches measured on a course of north 52° 38' west along the said Bronte Road from the northwesterly limit of the road allowance between concessions III and IV South of Dundas Street;

Thence south 44° 38' west a distance of 144 feet, 7 inches to a point;

Thence north 80° 06' west a distance of 48 feet, 10 inches to a point;

Thence north 56° 44' west a distance of 400 feet to a point;

Thence north 17° 47' west a distance of 123 feet, 1/2 inch to a point;

Thence north 38° 10' west a distance of 165 feet, 11/2 inches to a point;

Thence north 50° 40' west a distance of 176 feet, 10½ inches to a point;

Thence north 48° 35' west a distance of 114 feet, 4 inches to a point;

Thence north 35° 54' west a distance of 139 feet, 63/4 inches to a point;

Thence north 54° 52' west a distance of 187 feet, 7 inches to a point;

Thence north 76° 02' west a distance of 115 feet, 6 inches to a point;

Thence north 74° 30' west a distance of 250 feet, 5 inches to a point;

Thence north 35° 30' west a distance of 87 feet, 71/2 inches to a point;

Thence south 39° 23' west a distance of 70 feet to a point;

Thence south 89° 52' west a distance of 146 feet, 5 inches to a point;

Thence south 76° 49' west a distance of 450 feet, 10 inches to a point;

Thence north 86° 24' west a distance of 134 feet, 5 inches to a point in a wire fence:

Thence north 37° 04' east a distance of 719 feet along that fence to a point in the southwesterly limit of Bronte

Thence south 52° 47' east along that southwesterly limit a distance of 1,221 feet, 10 inches to a point;

Thence south 52° 56' east along that southwesterly limit a distance of 1,164 feet, $3\frac{1}{2}$ inches to the place of beginning.

- 2. Paragraph xvii of the said section 2, as remade by subsection 2 of section 4 of Ontario Regulation 456/74 and amended by section 3 of Ontario Regulation 413/75, is revoked and the following substituted therefor:
- (xvii) Lots 29 to 35, both inclusive, in Concession IV South of Dundas Street, excepting the following parcels:
 - 1. The north three-quarters of Lot 29;
 - 2. The south half of Lot 31;
 - 3. The east half of Lot 32;
 - 4. Lot 67 as shown on a Plan registered in the Land Titles Office for the Land Titles Division of Halton (No. 20) as Number M-11.

W. DARCY MCKEOUGH Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

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Dated at Toronto, this 23rd day of May, 1975.

(5663)

THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 451/75. Order of the Treasurer. Made—May 28th, 1975. Filed—May 29th, 1975.

REGULATION MADE UNDER THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT, 1973

ORDER

1. The area of land within The Niagara Escarpment Planning Area set forth in the Schedule hereto is designated as an area of development control. O. Reg. 451/75, s. 1.

Schedule

- 1. In the Township of Albemarle in the County of Bruce described as follows:
 - (i) Beginning at the intersection of the southerly boundary of the Township of Albemarle and the westerly limit of Concession IV West of Bury Road;

Thence northerly along the westerly limit of the said Concession to the south-westerly angle of Lot 20 in the said Concession;

Thence westerly to and along the southerly limit of Lot 20 in Concession V West of Bury Road to its southwesterly angle;

Thence northerly along the westerly limit of that Lot to the high-water mark of Lake Huron:

Thence northeasterly along that highwater mark to the northerly limit of the said Lot;

Thence easterly along that limit to the northwesterly angle of Lot 20 in Concession IV West of Bury Road;

Thence southerly along the westerly limit of that Lot to its southerly limit;

Thence easterly along that limit to the centre line of the said Concession;

Thence northerly along that centre line to the northerly limit of Lot 12 in the said Concession;

Thence easterly along the northerly limit of Lot 12 in concessions IV and III West of Bury Road to a point distant 500 feet measured easterly therealong from the northwesterly angle of the said Lot;

Thence southerly and parallel with the westerly limit of that Lot to its southerly limit;

Thence easterly along the southerly limit of Lot 12 in concessions III and II West of Bury Road to the westerly limit of Concession I West of Bury Road;

Thence northerly along the westerly limit of the said Concession to the southwesterly limit of the road crossing lots 11 and 12 in the said Concession;

Thence southeasterly along the southwesterly limit of the said road to the easterly limit of the said Concession;

Thence southerly along the easterly limit of the said Concession to the south-easterly angle of Lot 15 in the said Concession;

Thence easterly to and along the northerly limit of Lot 16 in Concession I East of Bury Road to a point distant 1,320 feet measured therealong from the westerly limit of that Lot:

Thence southerly and parallel with that limit, a distance of 500 feet;

Thence easterly and parallel with the northerly limit of the said Lot, a distance of 500 feet:

Thence northerly and parallel with the westerly limit of the said Lot to its northerly limit;

Thence easterly along that limit to its northeasterly angle;

Thence northerly along the westerly limit of Lot 15 in Concession II East of Bury Road to its northwesterly angle;

Thence easterly along the northerly limit of that Lot to its northeasterly angle;

Thence northerly along the easterly limit of Lot 14 in the said Concession to its northeasterly angle;

Thence easterly to and along the southerly limit of Lot 13 in Concession III East of Bury Road to its southeasterly angle;

Thence northerly along the easterly limit of lots 13 and 12 in the said Concession to the northeasterly angle of the said Lot;

Thence easterly along the southerly limit of Lot 11 in Concession IV East of Bury Road to its southeasterly angle;

Thence northerly along the easterly limit of that Lot to its northeasterly angle;

Thence easterly to and along the southerly limit of Lot 10 in Concession V East of Bury Road to its southeasterly angle;

Thence northerly along the easterly limit of the said Concession to the northeasterly angle of Lot 6 in the said Concession;

Thence easterly to and along the northerly limit of Lot 6 in Concession VI East of Bury Road to its northeasterly angle;

Thence southerly along the easterly limit of the said Concession to the northerly limit of Lot 11 in Concession VII East of Bury Road;

Thence easterly along the northerly limit of Lot 11 in concessions VII and VIII East of Bury Road to the northeasterly angle of the said Lot;

Thence southerly along the easterly limit of that Lot to its southeasterly angle;

Thence westerly along the northerly limit of Lot 12 in the said Concession to its northwesterly angle;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly to and along the northerly limit of Lot 13 in Concession VII East of Bury Road to its northwesterly angle;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly to and along the northerly limit of Lot 14 in Concession V East of Bury Road to its northwesterly angle;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly to and along the northerly limit of Lot 15 in Concession IV East of Bury Road to the easterly limit of the westerly half of that Lot;

Thence southerly along that limit to the southerly limit of the said Lot;

Thence westerly along the northerly limit of Lot 16 in concessions IV, III and II East of Bury Road to a point distant 660 feet measured therealong from the northeasterly angle of that Lot;

Thence southerly and parallel with the easterly limit of the said Lot, a distance of 330 feet to a point;

Thence easterly and parallel with the northerly limit of that Lot to its easterly limit;

Thence southerly along that limit to the southerly limit of the said Lot;

Thence westerly along that limit to the westerly limit of the said Concession;

Thence southerly along that limit to the northwesterly angle of Lot 21 in the said Concession;

Thence easterly along the northerly limit of that Lot to a point distant 660 feet measured westerly therealong from the northeasterly angle of that Lot;

Thence southerly and parallel with the easterly limit of the said Lot to the southerly limit of the northerly half of that Lot;

Thence easterly along that limit to its easterly limit;

Thence southerly along that limit to the southeasterly angle of Lot 23 in the said Concession:

Thence easterly to and along the southerly limit of Lot 23 in concessions III and IV East of Bury Road to the westerly high-water mark of Burford Lake:

Thence southerly along that high-water mark to the northerly limit of Lot 26 in the said Concession;

Thence westerly along the northerly limit of Lot 26 in concessions IV, III and II East of Bury Road to a point distant 660 feet measured westerly therealong from the northeasterly angle of Lot 26 in the said Concession;

Thence southerly and parallel with the easterly limit of that Lot to the northerly limit of the southerly half of the said Lot;

Thence easterly along the said limit to the easterly limit of the said Lot;

Thence southerly along that limit to the southeasterly angle of the said Lot;

Thence westerly along the northerly limit of Lot 27 in the said Concession, a distance of 1,000 feet to a point;

Thence southerly and parallel with the easterly limit of that Lot to the northerly limit of the southerly half of the said Lot;

Thence easterly along that limit to its easterly limit;

Thence southerly along that limit to the southeasterly angle of the said Lot;

Thence westerly along the northerly limit of Lot 28 in the said Concession, a distance of 700 feet to a point;

Thence southerly and parallel with the easterly limit of that Lot to the northerly limit of the southerly half of the said Lot;

Thence easterly along that limit to the easterly limit of the southerly half of the said Lot:

Thence southerly along the easterly limit of the said Concession to the southerly boundary of the Township of Albemarle;

Thence westerly along that boundary to the place of beginning;

(ii) Beginning at the intersection of the northerly boundary of the Township of Albemarle to the westerly limit of Concession VIII East of Bury Road;

Thence southerly along that limit to the northerly limit of Lot 6;

Thence easterly along the northerly limit of Lot 6 in concessions VIII and IX East of Bury Road to the easterly limit of the said Lot:

Thence southerly along the easterly limit of lots 6 and 7 in the said Concession to the southerly limit of the said Lot 7;

Thence westerly along that limit to its southwesterly angle;

Thence southerly along the westerly limit of Lot 8 in the said Concession to its southerly limit;

Thence easterly along that limit to the southwesterly angle of Lot 8 in Concession X East of Bury Road;

Thence northerly along the westerly limit of that Lot to its northerly limit;

Thence easterly along the northerly limit of the said Lot to its easterly limit;

Thence southerly along the easterly limit of lots 8, 9 and 10 in the said Concession to the southeasterly angle of the said Lot;

Thence easterly to and along the northerly limit of Lot 11 in Concession XI East of Bury Road to its northeasterly angle;

Thence southerly along the easterly limit of lots 11 and 12 in the said Concession to the southeasterly angle of the said Lot;

Thence easterly to and along the northerly limit of Lot 13 in Concession XII East of Bury Road to its northeasterly angle;

Thence southerly along the easterly limit of that Lot to its southeasterly angle;

Thence easterly to and along the northerly limit of Lot 14 in Concession XIII East of Bury Road to its easterly limit;

Thence southerly along the easterly limit of the said Concession to the northeasterly angle of Lot 22 in the said Concession;

Thence easterly to and along the northerly limit of Lot 22 in Concession XIV East of Bury Road to its easterly limit;

Thence southerly along that limit to the southeasterly angle of the said Lot;

Thence westerly along the northerly limit of Lot 23 in the said Concession to its northwesterly angle;

Thence southerly along the westerly limit of lots 23 and 24 in the said Concession to the southwesterly angle of the said Lot;

Thence westerly to and along the southerly limit of Lot 24 in Concession XIII East of Bury Road to its southwesterly angle;

Thence southerly to and along the westerly limit of Lot 25 in the said Concession to its southwesterly angle;

Thence westerly to and along the northerly limit of Lot 26 in Concession XII East of Bury Road to its northwesterly angle;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly to and along the northerly limit of Lot 27 in Concession XI East of Bury Road to its northwesterly angle;

Thence southerly along the westerly limit of lots 27 and 28 in the said Concession to the southwesterly angle of the said Lot; Thence westerly to and along the northerly limit of Lot 29 in Concession X East of Bury Road to its northwesterly angle;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly to and along the northerly limit of Lot 30 in Concession VIII East of Bury Road to its northwesterly angle;

Thence southerly along the westerly limit of lots 30 and 31 in the said Concession to the southwesterly angle of the said Lot;

Thence westerly to and along the northerly limit of Lot 32 in Concession VII East of Bury Road to its northwesterly angle;

Thence southerly along the westerly limit of lots 32 and 33 in the said Concession to the southwesterly angle of the said Lot;

Thence westerly to and along the northerly limit of Lot 34 in Concession V East of Bury Road to its northwesterly angle;

Thence southerly along the westerly limit of the said Concession to the southerly boundary of the Township of Albemarle;

Thence easterly along that boundary to Colpoys Bay;

Thence northeasterly along the said Bay to the southwesterly limit of the Cape Croker Indian Reserve Number 27;

Thence northwesterly along the southwesterly limit of the said Indian Reserve to Hope Bay;

Thence westerly along that Bay to the northerly boundary of the Township of Albemarle;

Thence westerly along that boundary to the place of beginning.

(iii) Beginning at the northeasterly angle of Lot 2 in Concession IV West of Bury Road;

Thence southerly along the easterly limit of lots 2, 3 and 4 in the said Concession to the southeasterly angle of the said Lot;

Thence westerly along the southerly limit of that Lot to its southwesterly angle;

Thence northerly along the westerly limit of lots 4, 3 and 2, respectively, in the

said Concession to the northwesterly angle of the said Lot 2;

Thence easterly along the northerly limit of that Lot to the place of beginning.

(iv) Beginning at the northeasterly angle of Lot 6 in Concession IV West of Bury Road;

Thence southerly along the easterly limit of lots 6, 7, 8, 9 and 10 in the said Concession to the southeasterly angle of the said Lot;

Thence westerly along the southerly limit of Lot 10 in concessions IV and V West of Bury Road to the westerly limit of the said Concession;

Thence northerly along the westerly limit of the said Concession to the northwesterly angle of Lot 9;

Thence westerly along the southerly limit of Lot 8 in Concession VI West of Bury Road, a distance of 1,320 feet to a point;

Thence northerly and parallel with the easterly limit of that Lot to the southerly limit of the northerly half of the said Lot;

Thence easterly along that limit a distance of 320 feet to a point;

Thence northerly and parallel with the easterly limit of that Lot to the southerly limit of the northerly quarter of the said Lot;

Thence westerly along that limit a distance of 320 feet;

Thence northerly and parallel with the easterly limit of that Lot to its northerly limit;

Thence easterly along that limit to its northeasterly angle;

Thence northerly along the easterly limit of lots 7 and 6 in the said Concession to the northeasterly angle of the said Lot;

Thence easterly along the northerly limit of Lot 6 in concessions V and IV West of Bury Road to the place of beginning.

(v) Beginning at the northeasterly angle of Lot 11 in Concession VI West of Bury Road:

Thence southerly along the easterly limit of that Lot to its southeasterly angle;

Thence westerly along the southerly limit of the said Lot to the shore of Lake Huron:

Thence westerly and northerly along the said shore to the northerly limit of the said Lot:

Thence easterly along that limit to the place of beginning.

(vi) Beginning at the northwesterly angle of Lot 19 in Concession VIII East of Bury Road;

Thence southerly along the westerly limit of lots 19 and 20 in the said Concession to the southwesterly angle of the said Lot;

Thence easterly along the southerly limit of that Lot to its southeasterly angle;

Thence northerly along the easterly limit of the said Lot to its northeasterly angle;

Thence westerly along the southerly limit of Lot 19 in the said Concession to the line between the easterly and westerly halves of the said Lot;

Thence northerly along that line to its northerly limit;

Thence westerly along that limit to the place of beginning.

(vii) Beginning at the northwesterly angle of Lot 24 in Concession VIII East of Bury Road;

Thence easterly along the northerly limit of that Lot to its northeasterly angle;

Thence southerly along the easterly limit of lots 24 and 25 in the said Concession VIII to the southeasterly angle of the said Lot;

Thence westerly along the southerly limit of that Lot to its southwesterly angle;

Thence northerly along the westerly limit of the said Concession to the place of beginning.

- (viii) All of Beamont Island in Lake Huron.
 - (ix) All of Hay Island in Georgian Bay.
- 2. In the Township of Amabel in the County of Bruce described as follows:

Beginning at the southeasterly angle of Lot 3 in Concession XXII, the said point being the southwesterly angle of the Town of Wiarton:

Thence westerly along the southerly limit of that Lot to its southwesterly angle;

Thence northerly along the westerly limit of the said Lot to the southeasterly angle of Lot 4 in Concession XXIII;

Thence westerly along the southerly limit of that Lot to its southwesterly angle;

Thence northerly along the westerly limit of the said Lot to its northerly limit;

Thence easterly along that limit to its northeasterly angle;

Thence northerly to and along the westerly limit of Lot 3 in Concession XXIV to its northwesterly angle;

Thence easterly along the northerly limit of that Lot to the southwesterly angle of Lot 2 in Concession XXV;

Thence northerly along the westerly limit of that Lot to the northerly boundary of the Township of Amabel;

Thence easterly along that boundary to its northeasterly angle;

Thence southerly along the easterly boundary of the Township of Amabel to the northerly boundary of the Town of Wiarton;

Thence following the boundaries between the said Township and the said Town to the place of beginning.

- 3. In the Township of Eastnor in the County of Bruce and being composed of the lands described as follows:
 - (i) Beginning at the southeasterly angle of Lot 29 in Concession III West of Bury Road;

Thence northerly along the easterly limit of lots 29, 30, 31, 32 and 33 in the said Concession to the northeasterly angle of the said Lot;

Thence westerly along the northerly limit of Lot 33 in concessions III and IV West of Bury Road to the shore of Lake Huron;

Thence southerly along that shore to the southerly limit of Lot 29 in the said Concession;

Thence easterly along the southerly limit of Lot 29 in concessions IV and III West of Bury Road to the place of beginning.

(ii) Beginning at the intersection of the southerly boundary of the Township of Eastnor and the easterly limit of Concession IV East of Bury Road;

Thence northerly to and along the easterly limit of lots 1, 2, 3 and 4 in the said Concession to the northeasterly angle of the said Lot;

Thence westerly along the northerly limit of Lot 4 in concessions IV and III East of Bury Road to the westerly limit of the said Concession;

Thence southerly along that limit to the southerly boundary of the Township of Eastnor;

Thence easterly along that boundary to the place of beginning.

 (iii) Beginning at the intersection of the southerly boundary of the Township of Eastnor and the westerly limit of Concession VIII East of Bury Road;

Thence northerly along that limit to the northerly limit of Lot 3 in the said Concession:

Thence easterly along that limit to the northeasterly angle of the said Lot;

Thence northerly along the easterly limit of lots 4 and 5 in the said Concession to the northeasterly angle of the said Lot;

Thence easterly to and along the southerly limit of Lot 6 in Concession IX East of Bury Road to its southeasterly angle;

Thence northerly along the easterly limit of lots 6 and 7 in the said Concession to the northeasterly angle of the said Lot;

Thence easterly along the southerly limit of Lot 8 in Concession X East of Bury Road to its southeasterly angle;

Thence northerly along the easterly limit of lots 8, 9 and 10 in the said Concession to the northeasterly angle of the said Lot;

Thence westerly along the northerly limit of Lot 10 in concessions X and IX East of Bury Road to the westerly limit of the said Concession;

Thence northerly to and along the westerly limit of Lot 11 in the said Concession to its northwesterly angle;

Thence westerly to and along the southerly limit of Lot 12 in Concession VIII East of Bury Road to its westerly limit;

Thence northerly along that limit to the northwesterly angle of the said Lot;

Thence westerly along the southerly limit of Lot 13 in Concession VII East to Bury Road to its westerly limit;

Thence northerly along the westerly limit of lots 13 and 14 in the said Concession to the northwesterly angle of the said Lot;

Thence westerly to and along the southerly limit of Lot 15 in Concession VI East of Bury Road to its southwesterly angle;

Thence northerly along the westerly limit of the said Concession to the northwesterly angle of Lot 22 in the said Concession;

Thence westerly to and along the southerly limit of Lot 23 in Concession V East of Bury Road to its southwesterly angle;

Thence northerly along the westerly limit of lots 23 and 24 in the said Concession to the northwesterly angle of the said Lot;

Thence westerly to and along the southerly limit of Lot 25 in Concession IV East of Bury Road to its southwesterly angle;

Thence northerly along the westerly limit of the said Concession to the northerly limit of Lot 39 in the said Concession;

Thence easterly along the northerly limit of that Lot to its northeasterly angle;

Thence northerly along the westerly limit of the road allowance between concessions IV and V East of Bury Road, and its diversions, to the northerly boundary of the Township of Eastnor;

Thence easterly along that boundary to the shore of Georgian Bay;

Thence southerly along that shore to the easterly limit of Concession V East of Bury Road;

Thence northerly along that limit to the northerly limit of Registered Plan Number 402;

Thence westerly and southerly following the westerly limit of Registered Plan numbers 402, 436 and 411 to the southerly limit of the said Plan;

Thence easterly along the said southerly limit to the shore of Georgian Bay;

Thence southerly along that shore to the northerly limit of Registered Plan Number 390;

Thence westerly and southerly following the limits of the said Registered Plan to its southwesterly angle;

Thence easterly and southerly to and along the westerly limit of Registered Plan numbers 401 and 407 to the southwesterly angle of the said Plan;

Thence southerly to and along the westerly limit of Registered Plan Number 405 to its southwesterly angle;

Thence southerly and parallel with the shore of Georgian Bay to the northerly boundary of the Village of Lion's Head;

Thence westerly and following the boundaries between the Township of Eastnor and the Village of Lion's Head to the southerly limit of Lot 27 in Concession VI East of Bury Road;

Thence easterly along that limit to the southeasterly angle of the said Lot;

Thence northerly along the easterly limit of that Lot to the southerly limit of Registered Plan Number 404;

Thence easterly, northerly and westerly along the limits of the said Plan to the westerly limit of Lot 28 in Concession VII East of Bury Road;

Thence northerly along that limit to the shore of Georgian Bay;

Thence in a general southeasterly direction along that shore to the northeasterly limit of Deposited Plan R-143;

Thence northerly and westerly following the limits of the said Plan to the westerly limit of Lot 6 in Concession XIII East of Bury Road;

Thence southerly along that limit to the shore of Georgian Bay;

Thence southwesterly along that shore to the southerly boundary of the Township of Eastnor; Thence westerly along that boundary to the place of beginning.

- 4. In the Township of Lindsay in the County of Bruce and being composed of the lands described as follows:
 - (i) Beginning at the intersection of the shore of Lake Huron and the southerly limit of Lot 3 in Concession IX West of Bury Road;

Thence easterly along the southerly limit of Lot 3 in concessions IX and VIII West of Bury Road to the southeasterly angle of the said Lot;

Thence northerly along the easterly limit of that Lot to its northeasterly angle;

Thence easterly along the southerly limit of Lot 4 in concessions VII to II West of Bury Road to the southeasterly angle of the said Lot;

Thence northerly along the easterly limit of lots 4 and 5 in the said Concession to the northeasterly angle of the said Lot;

Thence easterly along the southerly limit of Lot 6 in Concession I West of Bury Road to the westerly limit of the easterly quarter of that Lot;

Thence northerly along the westerly limit of the easterly quarter of lots 6 and 7 in the said Concession to the northerly limit of the said Lot;

Thence easterly along that limit to the easterly limit of the said Concession;

Thence northerly along that limit to the northeasterly angle of Lot 20 in the said Concession;

Thence westerly along the northerly limit of Lot 20 in concessions I, II and III West of Bury Road to the northwesterly angle of the said Lot;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly along the southerly limit of Lot 20 in concessions IV and V West of Bury Road to the westerly limit of the said Concession;

Thence northerly along that limit to the northwesterly angle of the said Lot;

Thence westerly along the northerly limit of Lot 20 in concessions VI and VII West of Bury Road to the centre line of the said Concession;

Thence southerly along that centre line to the northerly limit of Lot 17 in the said Concession:

Thence westerly along that limit to the westerly limit of the said Concession;

Thence southerly along that limit to the southwesterly angle of Lot 15 in the said Concession:

Thence westerly to and along the southerly limit of Lot 15 in Concession VIII West of Bury Road to the shore of Lake Huron;

Thence southerly along that shore to the place of beginning.

(ii) Beginning at the southwesterly angle of Lot 18 in Concession II East of Bury Road;

Thence northerly along the westerly limit of that Lot to its northwesterly angle;

Thence easterly along the northerly limit of the said Lot to the southwesterly angle of Lot 18 in Concession III East of Bury Road;

Thence northerly along the westerly limit of lots 19 and 20 in the said Concession to the northwesterly angle of the said Lot;

Thence easterly along the northerly limit of that Lot to the easterly limit of the said Concession;

Thence southerly along that limit to the northeasterly angle of Lot 15 in the said Concession;

Thence easterly along the northerly limit of Lot 15 in Concession IV East of Bury Road to its easterly limit;

Thence southerly along that limit to the southeasterly angle of the said Lot;

Thence westerly along the southerly limit of that Lot to its southwesterly angle;

Thence southerly to and along the easterly limit of Lot 14 in the said Concession to its southeasterly angle;

Thence westerly along the southerly limit of that Lot to its southwesterly angle;

Thence northerly along the westerly limit of lots 14, 15, 16 and 17 in the said Concession to the northwesterly angle of the said Lot;

Thence westerly to and along the southerly limit of Lot 18 in Concession II East of Bury Road to the place of beginning.

(iii) Beginning at the intersection of the northerly boundary of the Township of Lindsay and the southerly limit of Lot 43 in Concession V East of Bury Road;

Thence easterly along the southerly limit of Lot 43 in concessions V and VI East of Bury Road to the southeasterly angle of the said Lot;

Thence northerly along the easterly limit of lots 43 and 44 in the said Concession to the northerly boundary of the Township of Lindsay;

Thence westerly along the said boundary to the place of beginning.

(iv) Beginning at the intersection of the southerly boundary of the Township of Lindsay and the westerly limit of Lot 1 in Concession V East of Bury Road;

Thence northerly along the westerly limit of lots 1 and 2 in the said Concession to the northwesterly angle of the said Lot;

Thence easterly along the northerly limit of that Lot to the southwesterly angle of Lot 3 in Concession VI East of Bury Road;

Thence northerly along the westerly limit of lots 3, 4 and 5 in the said Concession to the northwesterly angle of the said Lot;

Thence easterly along the northerly limit of that Lot to the southwesterly angle of Lot 6 in Concession VII East of Bury Road;

Thence northerly along the westerly limit of lots 6, 7 and 8 in the said Concession to the northwesterly angle of the said Lot;

Thence easterly along the northerly limit of that Lot to the southwesterly angle of Lot 9 in Concession VIII East of Bury Road;

Thence northerly along the westerly limit of the said Concession to the northwesterly angle of Lot 17 in the said Concession;

Thence westerly along the southerly limit of Lot 18 in Concession VII East of Bury Road to its southwesterly angle;

Thence northerly along the westerly limit of the said Concession to the northwesterly angle of Lot 33 in the said Concession;

Thence easterly along the northerly limit of that Lot to the southwesterly angle of Lot 34 in Concession VIII East of Bury Road:

Thence northerly along the westerly limit of the said Concession to the northwesterly angle of Lot 37 in the said Concession;

Thence easterly along the northerly limit of that Lot to the southwesterly angle of Lot 38 in Concession IX East of Bury Road:

Thence northerly along the westerly limit of lots 38 and 39 in the said Concession to the northwesterly angle of the said Lot;

Thence easterly along the northerly limit of that Lot in the said Concession to the northeasterly angle of the said Lot;

Thence northerly along the easterly limit of lots 40 and 41 in the said Concession to the northeasterly angle of the said Lot;

Thence westerly along the southerly limit of Lot 42 in the said Concession to its southwesterly angle;

Thence northerly along the westerly limit of the said Concession to the northerly boundary of the Township of Lindsay;

Thence northeasterly along that boundary to the shore of Georgian Bay;

Thence southerly along that shore to the easterly limit of Registered Plan Number 427:

Thence northerly and westerly along the limits of the said Plan to the easterly limit of Lot 38 in Concession X East of Bury Road;

Thence southerly along the easterly limit of lots 38 and 37 in the said Concession to the northwesterly limit of Registered Plan Number 364;

Thence southwesterly and easterly along the limits of the said Plan to the shore of Georgian Bay;

Thence southwesterly along that shore to the northerly limit of Registered Plan Number 367;

Thence westerly, southerly and easterly along the limits of the said Plan to the said shore;

Thence southerly along that shore to the easterly prolongation of the northerly limit of Registered Plan Number 396;

Thence westerly and southerly along the limits of Registered Plan numbers 396 and 394 to the southerly limit of Lot 22 in Concession VIII East of Bury Road;

Thence easterly along that limit to the shore of Georgian Bay;

Thence southerly along that shore to the northerly limit of Lot 19 in Concession IX East of Bury Road;

Thence westerly along that limit to the northwesterly angle of Reference Plan R-190;

Thence southeasterly and northeasterly along the limits of the said Plan to the shore of Georgian Bay;

Thence southerly along the said shore to the northerly limit of Lot 14 in the said Concession;

Thence westerly along that limit to the northwesterly angle of Reference Plan R-160;

Thence southerly along the westerly limit of Reference Plans R-160 and R-159 to the southerly limit of Lot 11 in the said Concession;

Thence easterly along that limit to the shore of Georgian Bay;

Thence southerly along that shore to the northerly limit of Lot 9 in the said Concession;

Thence westerly along that limit to the northwesterly angle of Reference Plan R-172;

Thence southerly along the westerly limit of the said Plan to the southerly limit of Lot 7 in the said Concession;

Thence easterly along that limit to the shore of Georgian Bay;

Thence southerly along that shore to the southerly boundary of the Township of Lindsay;

Thence westerly along the said boundary to the place of beginning.

- 5. In the Township of St. Edmunds in the County of Bruce and being composed of the lands described as follows:
 - (i) Beginning at the intersection of the southerly boundary of the Township of St.

Edmunds and the westerly limit of Concession VII West of Bury Road;

Thence northerly along that limit to the shore of Lake Huron;

Thence northerly along that shore to the northerly limit of Lot 13 in the said Concession:

Thence easterly along the northerly limit of Lot 13 in concessions VII and VI West of Bury Road to the line between the easterly and westerly halves of Lot 14 in the said Concession;

Thence northerly along the half lot line to its northerly limit;

Thence easterly along the northerly limit of that Lot to its northeasterly angle;

Thence northerly along the westerly limit of Concession V West of Bury Road to the northwesterly angle of Lot 20 in the said Concession;

Thence easterly along the northerly limit of that Lot to the easterly limit of the said Concession;

Thence northerly along that limit to the northeasterly angle of Lot 24 in the said Concession:

Thence easterly to and along the southerly limit of Lot 25 in Concession IV West of Bury Road to the centre line of the said Concession;

Thence northerly along that centre line to the northerly limit of Lot 28 in the said Concession;

Thence easterly along that limit to the northeasterly angle of the said Lot;

Thence northerly along the westerly limit of Lot 29 in Concession III West of Bury Road to the shore of Lake Huron;

Thence easterly to and along the northerly limit of Lot 29 in concessions III and II West of Bury Road to the northeasterly angle of the said Lot;

Thence northerly along the easterly limit of Lot 30 in the said Concession to the creek crossing that Lot;

Thence northwesterly along the said creek and the shoreline of Lake Huron to the easterly limit of Lot 33 in Concession III West of Bury Road;

Thence northerly along the easterly limit of lots 33 and 34 in the said Concession to the northeasterly angle of the said Lot;

Thence westerly along the northerly limit of that Lot to the centre line of the said Concession:

Thence northerly along the centreline of the said Concession to the northerly limit of Lot 38 in the said Concession;

Thence easterly along the northerly limit of Lot 38 in concessions III, II and I West of Bury Road to a point distant 1,000 feet measured westerly therealong from the westerly limit of Bury Road;

Thence southerly and parallel with that limit to the northerly limit of the southerly half of Lot 38 in the said Concession;

Thence easterly along that limit to the westerly limit of Bury Road;

Thence southerly along that limit to the northeasterly angle of Lot 30 in the said Concession;

Thence westerly along the northerly limit of the easterly half of that Lot to its northwesterly angle;

Thence southerly along the westerly limit of the easterly half of the said Lot to the northerly limit of the southerly half of that Lot;

Thence easterly therealong to a point distant 1,000 feet measured westerly from the westerly limit of Bury Road;

Thence southerly and parallel with that limit to the northerly limit of Lot 26 in the said Concession;

Thence easterly along that limit to its northeasterly angle;

Thence southerly along the easterly limit of the said Lot to its southeasterly angle;

Thence westerly along the northerly limit of Lot 25 in the said Concession to the westerly limit of the easterly half of that Lot;

Thence southerly and easterly along the limits of the northeasterly quarter of the said Lot to its easterly limit;

Thence southerly along the westerly limit of Bury Road to the northerly limit of the southeasterly quarter of Lot 21 in the said Concession;

Thence westerly and southerly along the limits of the southeasterly quarter of that Lot to its southerly limit;

Thence easterly along the said limit of the said Lot and its prolongation to the easterly limit of Bury Road;

Thence northerly along that limit to the southwesterly angle of Lot 27 in Concession I East of Bury Road;

Thence easterly along the southerly limit of that Lot to the easterly limit of the westerly half of the said Lot;

Thence northerly along that limit to its northerly limit;

Thence westerly along that limit to the easterly limit of the westerly quarter of Lot 28 in the said Concession:

Thence northerly along the easterly limit of the westerly quarter of lots 28 and 29 in the said Concession to the northerly limit of the said Lot;

Thence westerly along that limit to the easterly limit of Bury Road;

Thence northerly along that limit to the northerly limit of Lot 32 in the said Concession;

Thence easterly along that limit to the easterly limit of the road west of Cameron Lake;

Thence southerly along that road to a point distant 200 feet measured northerly at right angles from the southerly limit of that Lot;

Thence easterly and parallel with that limit to the shore of Cameron Lake;

Thence northerly and easterly along the said shore to the easterly limit of Lot 33 in Concession III East of Bury Road;

Thence northerly along that limit to its northeasterly angle;

Thence westerly along the northerly limit of Lot 33 in concessions III and II East of Bury Road to the easterly limit of Concession I East of Bury Road;

Thence northerly along that limit to the northerly limit of Lot 50 in the said Concession;

Thence easterly along the northerly limit of that Lot to the shore of Georgian Bay;

Thence southeasterly along that shore to the southerly boundary of the Township of St. Edmunds;

Thence westerly along that boundary to the westerly limit of Concession IV East of Bury Road;

Thence northerly along that limit to the northwesterly angle of Lot 5 in the said Concession;

Thence easterly along the northerly limit of that Lot to the easterly limit of the said Concession;

Thence northerly along the easterly limit of the said Concession to the northeasterly angle of Lot 10 in the said Concession;

Thence westerly along the northerly limit of Lot 10 in concessions IV, III, II and I East of Bury Road to the easterly limit of Bury Road;

Thence southerly along that limit to the southerly boundary of the Township of St. Edmunds;

Thence westerly along that boundary to the place of beginning.

(ii) Beginning at the southerly angle of Registered Plan Number 381;

Thence westerly along the northerly limit of Duke Street to a line parallel with and distant 750 feet measured easterly from the easterly limit of Bury Road;

Thence northerly and parallel with that limit to the northerly limit of Nicholas Street;

Thence easterly along that northerly limit to the easterly limit of Simcoe Street;

Thence northerly along that limit to a line parallel with and distant 120 feet measured southerly from the southerly limit of Head Street;

Thence easterly and parallel with that limit to the easterly limit of Alexander Street;

Thence northerly along that limit to the northerly limit of Head Street;

Thence westerly along that limit to the southeasterly limit of Parliament Street;

Thence northeasterly along that southeasterly limit to the southwesterly limit of Elgin Street; Thence southeasterly along that southwesterly limit a distance of 338.23 feet to a point;

Thence northerly and easterly to and along the southerly limit of the right-of-way in Instrument Number 68659 to the westerly angle of Part 10 of Reference Plan Number 460;

Thence northerly along the westerly limit of parts 10 and 1 of that Plan to the shore of Georgian Bay;

Thence in a general southerly direction along that shore to the northeasterly angle of Part 1 of Reference Plan Number 565;

Thence westerly along the northerly limit of parts 1 and 2 of that Plan to the northerly angle of Registered Plan Number 381;

Thence southerly along the westerly limit of that Plan to the place of beginning.

- (iii) The following Islands: Bears Rump, Cove, Devil, Doctor, Echo, Flowerpot, North Otter, South Otter and Russel.
- 6. In the Town of Wiarton in the County of Bruce and being composed of the lands described as follows:

Beginning at the southeasterly angle of the Town of Wiarton;

Thence westerly along the southerly boundary of the said Town to the easterly limit of the road allowance between Park lots M and P;

Thence northerly along that limit of the said road allowance and its prolongation to Colpoys Bay;

Thence easterly along the said Bay to the northeasterly boundary of the Town of Wiarton;

Thence southeasterly following the boundaries of that Town to the place of beginning.

- 7. In the Township of Melancthon in the County of Dufferin and being composed of the lands described as follows:
 - (i) Beginning at the intersection of the easterly boundary of the Township of Melancthon and the easterly prolongation of the southerly limit of Lot 3 in Concession I;

Thence westerly to and along that limit to the westerly limit of the easterly half of the said Lot;

Thence northerly along that limit to the southerly limit of Lot 4 in the said Concession;

Thence westerly along that limit to the southwesterly angle of the said Lot;

Thence northerly along the westerly limit of lots 4 and 5 in the said Concession to the northwesterly angle of the said Lot;

Thence easterly along the northerly limit of that Lot to the northwesterly angle of the northeasterly quarter of the said Lot;

Thence southerly and easterly along that quarter to the easterly boundary of the Township of Melancthon;

Thence southerly along that boundary to the place of beginning.

(ii) Beginning at the intersection of the easterly boundary of the Township of Melancthon and the prolongation of the southerly limit of Lot 8 in Concession I;

Thence westerly to and along that limit to the westerly limit of the said Concession;

Thence northerly along that limit to the southwesterly angle of Lot 11 in the said Concession;

Thence westerly to and along the southerly limit of Lot 11 in Concession II to its southwesterly angle;

Thence northerly along the westerly limit of the said Concession to the northwesterly angle of Lot 17 in the said Concession;

Thence easterly along the northerly limit of that Lot to the easterly limit of the said Concession;

Thence southerly along that limit to the northeasterly angle of Lot 15 in the said Concession;

Thence westerly along the northerly limit of that Lot, a distance of 500 feet to a point;

Thence southerly and parallel with the easterly limit of the said Lot, a distance of 250 feet to a point;

Thence easterly and parallel with the northerly limit of that Lot, a distance of 183.2 feet to a point;

Thence southerly and parallel with the easterly limit of the said Lot to the

northwesterly angle of Registered Plan Melancthon 30A;

Thence southerly along the westerly limit of the said Plan to its southwesterly angle;

Thence westerly along the line between lots 14 and 15 in the said Concession to the northwesterly angle of Lot 1 of Registered Plan Melancthon 34;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence southerly to and along the westerly limits of lots 120, 119, 118, 117, 116 and 107 of the said Plan to the southwesterly angle of the said Lot;

Thence easterly along the southerly limit of lots 107 and 106 of the said Plan to a point distant 264 feet west of the easterly limit of the said Concession;

Thence southerly and parallel with that limit to the southerly limit of Lot 27 of the said Plan:

Thence easterly along that limit to its southeasterly angle;

Thence southeasterly crossing the road allowance between the said concessions I and II to the southwesterly angle of Lot 14 in the said Concession I;

Thence easterly along the southerly limit of that Lot to the southeasterly angle of Lot 72 of the last-mentioned Plan;

Thence northerly along the easterly limit of that Lot to its northeasterly angle;

Thence northerly along the westerly limit of Lot 73 of the said Plan to the southerly limit of High Street;

Thence easterly along that limit to the said street's intersection with the southerly prolongation of the easterly limit of Lot 53 of the said Plan;

Thence northerly to and along that limit to the southerly limit of Mill Street;

Thence northerly to and along the easterly limit of Lot 52 of the said Plan to its northerly angle;

Thence southwesterly along the northwesterly limit of lots 52, 51, 50 and 49 of the said Plan to the southeasterly angle of Lot 104 of the said Plan;

Thence northwesterly along the northeasterly limits of that Lot to its northwesterly angle;

Thence northerly and parallel with the westerly limit of the last-mentioned Concession to the northeasterly angle of Lot 30 of the said Plan;

Thence easterly along the southerly limit of Lot 15 in the said Concession to a point 300 feet measured easterly from the southwesterly angle of that Lot;

Thence northerly and parallel with the westerly limit of the said Lot to the southerly limit of the northerly half of that Lot;

Thence westerly along the half lot line of the said Lot to the westerly limit of the said Concession;

Thence northerly along that limit to the northwesterly angle of Lot 19 in the said Concession;

Thence easterly along the northerly limit of that Lot and its prolongation to the easterly boundary of the Township of Melancthon;

Thence southerly along that boundary to the place of beginning.

(iii) Beginning at the northeasterly angle of the Township of Melancthon;

Thence southerly along the easterly boundary of the said Township to the easterly prolongation of the southerly limit of Lot 32 in Concession I;

Thence westerly to and along that limit to the southwesterly angle of the said Lot;

Thence northerly along the westerly limit of that Lot and its prolongation to the northerly boundary of the said Township;

Thence easterly along that boundary to the place of beginning.

8. In the Township of Mono in the County of Dufferin and being composed of the lands described as follows:

Beginning at the intersection of the southerly boundary of the Township of Mono and the southerly prolongation of the westerly limit of Lot 1 in Concession III East of Hurontario Street;

Thence northerly to and along that limit to its northwesterly angle;

Thence easterly along the northerly limit of the said Lot to the southeasterly angle of Lot 2 in the said Concession;

Thence northerly along the easterly limit of lots 2 and 3 in the said Concession to the northeasterly angle of the said Lot;

Thence westerly along the northerly limit of Lot 3 in concessions III and II East of Hurontario Street to the northwesterly angle of the said Lot;

Thence southerly along the westerly limit of lots 3 and 2 in the said Concession to the southwesterly angle of the said Lot;

Thence westerly to and along the southerly limit of Lot 2 in Concession I East of Hurontario Street to the boundary of the Town of Orangeville;

Thence northerly and westerly along the boundary between the Township of Mono and the Town of Orangeville to the easterly limit of that portion of the King's Highway known as numbers 10 and 24;

Thence northerly along the easterly limit of that portion of the highway to the southerly limit of Lot 7 in Concession I West of Hurontario Street;

Thence westerly to and along the southerly limit of Lot 7 in Concession II West of Hurontario Street to its southwesterly angle;

Thence northerly along the westerly limit of lots 7 and 8 in the said Concession to the northwesterly angle of the said Lot;

Thence easterly along the northerly limit of that Lot to its northeasterly angle;

Thence northerly along the easterly limit of lots 9 and 10 in the said Concession to the northeasterly angle of the said Lot;

Thence easterly to and along the northerly limit of Lot 10 in Concession I West of Hurontario Street to its northeasterly angle;

Thence northerly to and along the easterly limit of lots 11, 12 and 13 in the said Concession to the northeasterly angle of the said Lot;

Thence easterly to and along the northerly limit of Lot 13 in Concession I East of Hurontario Street to its southeasterly angle;

Thence northerly along the easterly limit of the said Concession to the southeasterly angle of Lot 28 in the said Concession;

Thence westerly along the southerly limit of that Lot to its southwesterly angle;

Thence northerly along the westerly limit of lots 28, 29 and 30 in the said Concession to the northwesterly angle of the said Lot;

Thence westerly to and along the northerly limit of Lot 30 in Concession I West of Hurontario Street to its northwesterly angle;

Thence northerly to and along the westerly limit of Lot 31 in the said Concession to its northwesterly angle;

Thence westerly to and along the southerly limit of Lot 32 in Concession II West of Hurontario Street to its southwesterly angle;

Thence northerly along the westerly limit of that Lot to the northerly boundary of the Township of Mono;

Thence easterly along that boundary to the westerly limit of Lot 32 in Concession III East of Hurontario Street;

Thence southerly along that limit to its southwesterly angle;

Thence easterly along the southerly limit of that Lot to the easterly limit of the said Concession;

Thence southerly along the easterly limit of the said Concession to the north-easterly angle of Lot 28 in the said Concession;

Thence easterly to and along the northerly limit of Lot 28 in Concession IV East of Hurontario Street;

Thence southerly along the easterly limit of the said Concession to the north-easterly angle of Lot 15 in the said Concession;

Thence easterly to and along the northerly limit of Lot 15 in concessions V, VI, VII and VIII East of Hurontario Street to the easterly boundary of the Township of Mono;

Thence southerly along that boundary to the southerly limit of Lot 11 in the said Concession;

Thence westerly along the southerly limit of that Lot to its southwesterly angle;

Thence southerly along the westerly limit of the said Concession to the southwesterly angle of Lot 4 in the said Concession;

Thence easterly along the southerly limit of that Lot to the southwesterly angle of the southeasterly quarter of the said Lot;

Thence northerly along the westerly limit of the southeasterly quarter of that Lot to its northwesterly angle;

Thence easterly along the northerly limit of the southeasterly quarter of that Lot and its prolongation to the easterly boundary of the Township of Mono;

Thence southerly and westerly following the boundaries of the said Township to the place of beginning.

9. In the Township of Mulmur in the County of Dufferin and being composed of the lands described as follows:

Beginning at the intersection of the southerly boundary of the Township of Mulmur and the easterly limit of Concession II East of Hurontario Street;

Thence northerly along that limit to the southeasterly angle of Lot 3 in the said Concession;

Thence westerly along the southerly limit of the easterly half of that Lot to its southwesterly angle;

Thence northerly along the westerly limit of the easterly half of the said Lot to its northerly limit;

Thence easterly along that limit to the easterly limit of the said Concession;

Thence northerly along that limit to the northeasterly angle of Lot 14 in the said Concession;

Thence westerly along the northerly limit of that Lot to its northwesterly angle;

Thence northerly along the westerly limit of lots 15 and 16 in the said Concession to the northwesterly angle of the said Lot;

Thence westerly to and along the southerly limit of Lot 17 in Concession I East of Hurontario Street to its southwesterly angle;

Thence northerly along the westerly limit of the said Concession to the southwesterly angle of Lot 22 in the said Concession;

Thence easterly along the southerly limit of that Lot to its southeasterly angle;

Thence northerly along the easterly limit of the said Lot to its northeasterly angle;

Thence easterly to and along the southerly limit of Lot 23 in Concession II East of Hurontario Street to its southeasterly angle;

Thence northerly along the easterly limit of that Lot to its northeasterly angle;

Thence easterly to and along the southerly limit of Lot 24 in Concession III East of Hurontario Street to its southeasterly angle;

Thence northerly along the easterly limit of lots 24 and 25 in the said Concession to the northeasterly angle of the said Lot;

Thence easterly to and along the northerly limit of Lot 25 in Concession IV East of Hurontario Street to its northeasterly angle;

Thence northerly along the easterly limit of the said Concession to the northerly boundary of the Township of Mulmur;

Thence westerly and southerly following the boundaries of the said Township to the westerly prolongation of the northerly limit of Lot 30 in Concession III West of Hurontario Street;

Thence easterly to and along the northerly limit of Lot 30 in concessions III and II West of Hurontario Street to the easterly limit of the said Concession;

Thence southerly along that limit to the northeasterly angle of Lot 25 in the said Concession;

Thence westerly along the northerly limit of that Lot to a point distant 400 feet measured easterly therealong from the northwesterly angle of the said Lot;

Thence southerly and parallel with the westerly limit of that Lot, a distance of 400 feet to a point;

Thence westerly and parallel with the northerly limit of the said Lot to its westerly limit;

Thence southerly along the westerly limit of the said Concession to the northwesterly angle of Lot 21 in the said Concession;

Thence westerly to and along the northerly limit of Lot 21 in Concession III West of

Hurontario Street and its prolongation to the westerly boundary of the Township of Mulmur;

Thence southerly and easterly along the boundaries of the said Township to the place of beginning.

10. In the Township of Artemesia in the County of Grey and being composed of the lands described as follows:

Beginning at a point in the northerly boundary of the said Township where it is intersected by the northerly prolongation of the easterly limit of Lot 31 in Concession XIV;

Thence southerly to and along the easterly limit of that Lot to its southeasterly angle;

Thence westerly along the southerly limit of the said Lot to its southwesterly angle;

Thence southerly along the westerly limit of Lot 31 in Concession XIII to its southwesterly angle;

Thence westerly to and along the southerly limit of Lot 30 in the said Concession to its southwesterly angle;

Thence southerly to and along the easterly limit of Lot 29 in concessions XII, XI, X and IX to the southerly limit of the said Concession;

Thence westerly along the southerly limit of Lot 29 in the said Concession to its southwesterly angle;

Thence southerly to and along the easterly limit of Lot 28 in Concession VIII to its southeasterly angle;

Thence westerly along the southerly limit of that Lot to its southwesterly angle;

Thence southerly along the easterly limit of Lot 27 in Concession VII to its south-easterly angle;

Thence westerly along the southerly limit of lots 27 and 26 in the said Concession to the easterly limit of the road allowance between lots 25 and 26 in the said Concession;

Thence northerly along that easterly limit to the northerly limit of Napoleon Street;

Thence easterly along that northerly limit to the easterly limit of Inkerman Street;

Thence northerly along that easterly limit to the north limit of Canrobert Street;

Thence easterly along that northerly limit to the easterly limit of Cardigan Street;

Thence northerly along that easterly limit to the southerly limit of Simpson Street;

Thence easterly along that southerly limit, a distance of 700 feet to a point;

Thence southerly and parallel with the easterly limit of Cardigan Street to the northerly limit of Canrobert Street;

Thence easterly along that northerly limit to the westerly limit of Kinburn Street;

Thence northeasterly in a straight line to the intersection of the northerly prolongation of the westerly limit of East Street and the high-water mark of Eugenia Lake;

Thence westerly and northerly following the said high-water mark to the northerly high-water mark of Beaver River;

Thence westerly following the said highwater mark of that River to the easterly limit of Inkerman Street;

Thence northerly along that limit to the southerly limit of North Street;

Thence westerly along that southerly limit to a point distant 200 feet west of the westerly limit of County Road Number 13;

Thence southerly and parallel with the easterly limit of Lot 26 in Concession X to the southerly limit of Park Street;

Thence westerly along that southerly limit to the westerly limit of Redan Street;

Thence southerly along that westerly limit to the northerly limit of Adeline Street;

Thence westerly along that northerly limit to the westerly limit of the road allowance between lots 25 and 26;

Thence southerly along that westerly limit to the southeasterly angle of Lot 25 in Concession VII;

Thence southerly to and along the easterly limit of Lot 25 in Concession VI to its southerly angle;

Thence northwesterly along the northeasterly limit of Lot 155 in Concession III East of Toronto Sydenham Road; Thence southwesterly along the northwesterly limit of that Lot to its westerly angle;

Thence northwesterly along the southwesterly limit of lots 154, 153, 152 and 151 in the said Concession to the westerly angle of the said Lot;

Thence southwesterly to and along the northwesterly limit of Lot 151 in Concession II East of Toronto Sydenham Road to its westerly angle;

Thence northwesterly along the southwesterly limit of the said Concession to the westerly angle of Lot 140 in the said Concession;

Thence northeasterly along the northwesterly limit of that Lot to its northerly angle;

Thence northwesterly along the northeasterly limit of the said Concession to the northerly angle of Lot 135 in the said Concession;

Thence northeasterly to and along the northwesterly limit of Lot 135 in Concession III East of Toronto Sydenham Road to its northerly angle;

Thence northwesterly along the north-easterly limit of the said Concession to the westerly limit of Lot 18 in Concession X:

Thence northerly along the westerly limit of Lot 18 in concessions X, XI, XII and XIII to the northwesterly angle of Lot 18 in the said Concession;

Thence easterly along the northerly limit of that Lot to its northeasterly angle;

Thence northerly along the easterly limit of Lot 18 in Concession XIV and its prolongation to the northerly boundary of the Township of Artemesia;

Thence easterly along that boundary to the place of beginning.

11. In the Township of Collingwood in the County of Grey and being composed of the lands described as follows:

Beginning at the southeasterly angle of the Township of Collingwood;

Thence westerly along the southerly boundary of the said Township to the southerly prolongation of the easterly limit of Lot 1 in Concession V;

Thence northerly along the easterly limit of the said Concession to the north-easterly angle of Lot 12 in the said Concession.

Thence westerly along the northerly limit of Lot 12 in concessions V and VI to the westerly limit of the said Concession;

Thence southerly along that limit to the northwesterly limit of Lot 5 in the said Concession;

Thence westerly to and along the northerly limit of Lot 5 in Concession VII to its northwesterly angle;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly along the northerly limit of Lot 4 in Concession VIII to its northwesterly angle;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly to and along the northerly limit of Lot 3 in Concession IX to its northwesterly angle;

Thence southerly along the westerly limit of lots 3, 2 and 1 in the said Concession and its prolongation to the southerly boundary of the Township of Collingwood:

Thence westerly and northerly along the boundaries of the said Township to the westerly prolongation of the northerly limit of Lot 16 in Concession XII;

Thence easterly to and along that limit to its northeasterly angle;

Thence southerly along the easterly limit of lots 16 and 15 in the said Concession to the southeasterly angle of the said Lot;

Thence easterly along the southerly limit of Lot 15 in concessions XI and X to the southeasterly angle of the said Lot;

Thence northerly along the easterly limit of lots 15 and 16 in the said Concession to the northeasterly angle of the said Lot;

Thence easterly along the southerly limit of Lot 17 in Concession IX to its south-easterly angle;

Thence northerly along the easterly limit of lots 17 and 18 in the said Concession to the northeasterly angle of the said Lot;

Thence easterly to and along the northerly limit of Lot 18 in Concession VIII to its northeasterly angle;

Thence northerly along the easterly limit of the said Concession to the northeasterly angle of Lot 23 in the said Concession;

Thence easterly along the northerly limit of Lot 23 in Concession VII to its north-easterly angle;

Thence northerly along the easterly limit of lots 24 and 25 in the said Concession to the northeasterly angle of the said Lot;

Thence easterly to and along the southerly limit of Lot 26 in Concession VI to its southeasterly angle;

Thence northerly along the westerly limit of Lot 26 in Concession V to the shore of Georgian Bay;

Thence easterly along that shore to the line between the easterly and westerly halves of that Lot;

Thence southerly along the half lot limit of the said Lot to the southerly limit of that portion of the King's Highway known as Number 26;

Thence southeasterly along the southerly limit of that portion of the said Highway to the easterly limit of Lot 22 in Concession III;

Thence southerly along the easterly limit of the said Concession to the north-easterly angle of Lot 17 in the said Concession;

Thence easterly to and along the northerly limit of Lot 17 in Concession II to its northeasterly angle;

Thence southerly along the easterly limit of the said Concession to the northeasterly angle of Lot 9 in the said Concession;

Thence easterly along the northerly limit of Lot 9 in Concession I and its prolongation to the easterly boundary of the Township of Collingwood;

Thence southerly along that boundary to the place of beginning.

12. In the Township of Derby in the County of Grey and being composed of the lands described as follows:

Beginning at the intersection of the easterly boundary of the Township and the easterly prolongation of the southerly limit of Lot 9 in Concession I:

Thence westerly to and along the southerly limit of Lot 9 in concessions I and II to the southwesterly angle of the said Lot;

Thence northerly along the westerly limit of that Lot to its northwesterly angle;

Thence westerly to and along the northerly limit of Lot 9 in Concession 1II to its northwesterly angle;

Thence northerly along the westerly limit of the said Concession to the northwesterly angle of Lot 14 in the said Concession;

Thence westerly along the northerly limit of Lot 14 in Concession IV to its northwesterly angle;

Thence northerly along the westerly limit of Lot 15 in the said Concession to its northwesterly angle;

Thence westerly to and along the southerly limit of Lot 16 in Concession V to its southwesterly angle;

Thence northerly along the westerly limit of lots 16 and 17 in the said Concession to the northwesterly angle of the said Lot;

Thence easterly along the northerly limit of that Lot to the southwesterly angle of Lot 2 in the Indian Strip;

Thence northerly along the westerly limit of that Lot and its prolongation to the boundary between the townships of Derby and Keppel;

Thence easterly along the northerly boundary of the Township of Derby to the boundary of the City of Owen Sound;

Thence southerly and easterly along the boundaries between the said Township and the said City to the bottom of the escarpment in Lot 14 in Concession II;

Thence southeasterly along the bottom of the escarpment to the northerly limit of Lot 12 in the said Concession;

Thence easterly along the northerly limit of Lot 12 in concessions II and I to the easterly boundary of the Township of Derby;

Thence southerly along that boundary to the place of beginning. 13. In the Township of Euphrasia in the County of Grey and being composed of the lands described as follows:

Beginning at the intersection of the southerly boundary of the Township of Euphrasia and the westerly limit of Concession VII;

Thence northerly along the westerly limit of lots 1, 2, 3 and 4 in the said Concession to the northwesterly angle of the said Lot;

Thence easterly along the northerly limit of that Lot to its northeasterly angle;

Thence northerly along the easterly limit of the said Concession to the northeasterly angle of Lot 18 in the said Concession;

Thence easterly to and along the northerly limit of Lot 18 in Concession VI to its northeasterly angle;

Thence northerly along the easterly limit of the said Concession to the southeasterly angle of Lot 27 in the said Concession;

Thence westerly along the southerly limit of Lot 27 in concessions VI, VII and VIII to the southwesterly angle of the said Lot;

Thence northerly along the westerly limit of that Lot to its northwesterly angle;

Thence westerly along the southerly limit of the road allowance between lots 27 and 28 to the westerly boundary of the Township of Euphrasia;

Thence northerly and easterly along the boundaries of the said Township to the westerly limit of Concession I;

Thence southerly along the westerly limit of the said Concession to the southwesterly angle of Lot 17 in the said Concession;

Thence easterly along the southerly limit of that Lot and its prolongation to the easterly boundary of the Township of Euphrasia;

Thence southerly along that boundary to the easterly prolongation of the southerly limit of Lot 4 in the said Concession;

Thence westerly to and along that limit to the southwesterly angle of the said Lot;

Thence northerly along the westerly limit of lots 4, 5 and 6 in the said Concession to the northwesterly angle of the said Lot;

Thence westerly along the northerly limit of Lot 6 in Concession II to its northwesterly angle;

Thence southerly along the westerly limit of the said Concession to the southerly boundary of the Township of Euphrasia;

Thence westerly along that boundary to the westerly limit of Concession IV;

Thence northerly along that limit to the northwesterly angle of Lot 4 in the said Concession;

Thence easterly along the southerly limit of Lot 5 in the said Concession, a distance of 800 feet to a point;

Thence northwesterly to a point on the northerly limit of the southerly quarter of that Lot, distant 500 feet from the westerly limit of the said Lot;

Thence westerly along the northerly limit of the southerly quarter of that Lot 5 to a point distant 300 feet measured therealong from the westerly limit of the said Lot;

Thence northerly and parallel with the westerly limit of that Lot to the southerly limit of the northerly half of the said Lot;

Thence easterly along the said half lot line to a point 400 feet measured easterly therealong from the westerly limit of that Lot;

Thence northerly and parallel with the westerly limit of that Lot to its northerly limit;

Thence westerly along the southerly limit of Lot 6 in the said Concession to a point distant 300 feet measured easterly therealong from its southwesterly angle;

Thence northerly and parallel with the westerly limit of that Lot, a distance of 700 feet to a point;

Thence westerly and parallel with the southerly limit of the said Lot, a distance of 100 feet to a point;

Thence northerly and parallel with the westerly limit of that Lot to the northerly limit of the southerly half of the said Lot;

Thence westerly along that limit and its prolongation to the easterly limit of Lot 6 in Concession V;

Thence southerly along that easterly limit, a distance of 350 feet to a point;

Thence westerly at right angles with that limit, a distance of 100 feet to a point;

Thence southerly and parallel with that limit to the northerly limit of the southerly quarter of the said Lot;

Thence westerly along the northerly limit of the southerly quarter of that Lot to a point distant 300 feet measured westerly therealong from the easterly limit of the said Lot;

Thence southerly and parallel with the easterly limit of that Lot, a distance of 250 feet to a point;

Thence easterly and parallel with the southerly limit of the said Lot to a point distant 200 feet measured westerly therealong from the easterly limit of that Lot;

Thence southerly and parallel with that limit to the northerly limit of Lot 5 in the said Concession;

Thence westerly along that limit to a point 500 feet measured westerly therealong from the northeasterly angle of the said Lot;

Thence southerly and parallel with the easterly limit of that Lot to a point 200 feet south of Centre Street;

Thence easterly and parallel with that street, a distance of 80 feet to a point;

Thence southerly and parallel with the easterly limit of the said Lot, a distance of 150 feet to a point;

Thence easterly and parallel with the said street a distance of 150 feet to a point;

Thence southerly and parallel with the easterly limit of the said Lot to the northerly limit of the southerly half of that Lot:

Thence westerly along the half lot line to a point distant 350 feet measured westerly therealong from the easterly limit of the said Lot;

Thence southerly and parallel with that limit a distance of 300 feet to a point;

Thence easterly and parallel with the half lot line of the said Lot to the easterly limit of the said Concession;

Thence southerly along that limit to the southerly boundary of the Township of Euphrasia;

Thence westerly along that boundary to the place of beginning.

14. In the Village of Flesherton in the County of Grey and being composed of lands described as follows:

Beginning at the intersection of the southeasterly boundary of the Village of Flesherton and the southwesterly limit of Toronto Street;

Thence northwesterly along the said limit to the northerly angle of Lot 153 in Range I southwest of the Toronto Sydenham Road;

Thence southwesterly along the northwesterly limit of that Lot to the easterly angle of Park Lot 2 as shown on the compiled plan of the Village of Flesherton known as Plan Number 40;

Thence northwesterly along the northeasterly limit of that Lot to the southeasterly limit of Campbell Street;

Thence southwesterly along that limit to the westerly angle of Park Lot 4;

Thence northwesterly to and along the southwesterly limit of Park Lot 3 to the southeasterly limit of Block F;

Thence southwesterly along that limit to its southerly angle;

Thence northwesterly along the northeasterly limit of Block G to its northerly angle;

Thence southwesterly along the northwesterly limit of that Block to the northeasterly limit of the Cabinet Factory Plot;

Thence northwesterly along that limit to the southerly limit of Durham Street;

Thence westerly along that limit to the easterly high-water mark of the Boyne River;

Thence northerly along that high-water mark to a line parallel with and measured 250 feet westerly at right angles from the westerly limit of the Toronto Sydenham Road;

Thence northerly and northwesterly parallel with that road to the southeasterly limit of Block L;

Thence westerly following the southerly limits of that Block to its southwesterly limit;

Thence northwesterly along the southwesterly limit of the said Block to the southeasterly limit of Lot 147 in Range I Southwest of the Toronto Sydenham Road;

Thence northeasterly along that limit and its prolongation to the northeasterly limit of Sydenham Street;

Thence northwesterly along that northeasterly limit to the northwesterly limit of May Street;

Thence northeasterly along that northwesterly limit to the northeasterly limit of Levitt Street;

Thence southeasterly along that northeasterly limit to the northwesterly limit of Cynthia Street;

Thence northeasterly along that northwesterly limit to the northeasterly limit of Albert Street;

Thence southeasterly along that northeasterly limit to the northwesterly limit of Margaret Street;

Thence northeasterly along that northwesterly limit to the northeasterly limit of Victoria Street;

Thence southeasterly along that northeasterly limit to the southeasterly limit of Collingwood Street;

Thence southwesterly along that southeasterly limit to a point distant 264 feet measured northeasterly from the northeasterly limit of Mary Street;

Thence southeasterly and parallel with that northeasterly limit to the northwest-erly limit of Lot 152 in Range I Northeast of the Toronto Sydenham Road;

Thence southwesterly along that northwesterly limit to a point distant 132 feet measured northeasterly from the westerly angle of the said Lot;

Thence southeasterly and parallel with the northeasterly limit of Toronto Street, a distance of 400 feet to a point;

Thence southwesterly and parallel with the southeasterly limit of the said Lot to the northeasterly limit of the said street;

Thence southeasterly along that northeasterly limit to the southeasterly boundary of the Village of Flesherton; Thence northeasterly along that boundary to its easterly angle;

Thence northwesterly along the northeasterly boundary of the said Village to its northerly angle;

Thence southwesterly along the north-westerly boundary of the said Village to its westerly angle;

Thence southeasterly along the southwesterly boundary of the said Village to its southerly angle;

Thence northeasterly along the south-easterly boundary of the said Village to the place of beginning.

15. In the Township of Holland in the County of Grey and being composed of lands described as follows:

Beginning at the northeasterly angle of the Township of Holland;

Thence southerly along the easterly boundary of the said Township to the easterly prolongation of the northerly limit of Lot 4 in Concession XII;

Thence westerly to and along that limit to the northwesterly angle of the said Lot;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly along the northerly limit of Lot 5 in Concession XI to its northwesterly angle;

Thence southerly along the westerly limit of lots 5, 6 and 7 in the said Concession to the southwesterly angle of the said Lot;

Thence westerly to and along the northerly limit of Lot 8 in Concession X to its northwesterly angle;

Thence southerly along the easterly limit of lots 8 and 9 in Concession IX to the southeasterly angle of the said Lot;

Thence westerly along the southerly limit of that Lot to its southwesterly angle;

Thence southerly to and along the westerly limit of Lot 10 in the said Concession to its southwesterly angle;

Thence westerly to and along the southerly limit of Lot 10 in Concession VIII to its southwesterly angle;

Thence northerly along the westerly limit of that Lot to its northwesterly angle;

Thence westerly to and along the southerly limit of Lot 10 in Concession VII to the northeasterly limit of Concession IV East of the Toronto Sydenham Road;

Thence northwesterly following that limit and its prolongation to the southerly limit of Lot 6 in Concession VI;

Thence westerly along that southerly limit to its southwesterly angle;

Thence northerly along the westerly limit of the said Concession to the northerly boundary of the Township of Holland;

Thence easterly along that boundary to the place of beginning.

16. In the Township of Keppel in the County of Grey and being composed of the lands described as follows:

(i) Beginning at the southeasterly angle of the Township of Keppel;

Thence westerly along the southerly boundary of the said Township to the southerly prolongation of the easterly limit of Lot 25 in Concession A;

Thence northerly to and along the easterly limit of that Lot and its prolongation to the southwesterly limit of Lot 1 in Concession II South of Oliphant Road;

Thence northwesterly along that southwesterly limit to the westerly angle of the said lot;

Thence northeasterly along the southwesterly limit of Lot 1 in concessions II and I South of Oliphant Road to the northerly angle of the said Lot;

Thence northwesterly along the northeasterly limit of lots 2 and 3 in the said Concession to the northeasterly angle of the said Lot;

Thence northeasterly to and along the northwesterly limit of Lot 3 in Concession I North of Oliphant Road to its northerly angle;

Thence northwesterly along the southwesterly limit of lots 4 and 5 in Concession II North of Oliphant Road to the westerly angle of the said Lot;

Thence northeasterly along the northwesterly limit of that Lot to its northerly angle; Thence northwesterly along the northeasterly limit of lots 6 and 7 in the said Concession to the southerly prolongation of the westerly limit of Lot 27 in Concession VIII;

Thence northerly to and along that westerly limit to the northwesterly angle of the said Lot;

Thence easterly along the northerly limit of the said Lot to its northeasterly angle;

Thence northerly along the easterly limit of Lot 27 in Concession IX to its north-easterly angle;

Thence westerly along the northerly limit of lots 27, 26 and 25 in the said Concession to the northwesterly angle of the said Lot;

Thence northerly to and along the easterly limit of Lot 24 in Concession X to its north-easterly angle;

Thence westerly along the northerly limit of that Lot to its northwesterly angle;

Thence northerly along the westerly limit of Lot 24 in concessions XI, XII and XIII to the northwesterly angle of the said Lot;

Thence easterly along the northerly limit of lots 24 and 25 in the said Concession to the northeasterly angle of the said Lot;

Thence northerly to and along the easterly limit of Lot 25 in concessions XIV, XV, XVI and XVII to the northeasterly angle of the said Lot;

Thence westerly along the northerly limit of that Lot to its northwesterly angle;

Thence northerly along the westerly limit of Lot 25 in concessions XVIII and XIX and its prolongation to the southerly limit of Lot 24 in Concession XX;

Thence westerly along the southerly limit of lots 24 and 23 in the said Concession to the southwesterly angle of the said Lot;

Thence northerly along the westerly limit of Lot 23 in concessions XX and XXI to the northwesterly angle of the said Lot;

Thence easterly along the northerly limit of lots 23, 24 and 25 in the said Concession to the northeasterly angle of the said Lot;

Thence northerly along the easterly limit of Lot 25 in concessions XXII, XXIII, XXIV and XXV to the northeasterly angle of the said Lot;

Thence westerly along the northerly limit of the said Concession to the northwesterly angle of Lot 21 in the said Concession;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly along the southerly limit of the said Concession to the southwesterly angle of Lot 17 in the said Concession;

Thence southerly along the easterly limit of Lot 16 in Concession XXIV to its south-easterly angle;

Thence westerly along the southerly limit of the said Concession to the southwesterly angle of Lot 11 in the said Concession;

Thence southerly along the westerly limit of Lot 11 in concessions XXIII and XXII to the southwesterly angle of the said Lot;

Thence westerly along the southerly limit of the said Concession to the southwesterly angle of Lot 7 in the said Concession;

Thence southerly to and along the easterly limit of Lot 6 in Concession XXI to its southeasterly angle;

Thence westerly along the southerly limit of the said Concession to the southwesterly angle of Lot 2 in the said Concession;

Thence northerly along the westerly limit of that Lot and its prolongation to the southerly boundary of the Town of Wiarton;

Thence following the boundaries between the Township of Keppel and the said Town to the northwesterly boundary of the said Township;

Thence following the boundaries of the said Township in Georgian Bay, in accordance with *The Territorial Division Act* to the boundary between the townships of Keppel and Sarawak;

Thence westerly and southerly following the boundaries between the said townships to the place of beginning.

- (ii) Including those two islands in Georgian Bay.
- 17. In the Township of Osprey in the County of Grey and being composed of the lands described as follows:
 - Beginning at the northeasterly angle of the Township of Osprey;

Thence southerly along the easterly boundary of the said Township to the easterly prolongation of the northerly limit of Lot 22 in Concession A;

Thence westerly to and along that limit and the northerly limit of Lot 37 in Concession XII to the northwesterly angle of that Lot:

Thence southerly along the westerly limit of the said Lot to its southwesterly angle;

Thence westerly along the southerly limit of lots 36 and 35 in the said Concession to the southwesterly angle of the said Lot;

Thence southerly along the easterly limit of Lot 34 in Concession XI and its prolongation to the northerly limit of Concession X;

Thence westerly along that limit to the northwesterly angle of Lot 30 in the said Concession;

Thence northerly to and along the easterly limit of Lot 29 in Concession XI to its northeasterly angle;

Thence westerly along the northerly limit of lots 29 and 28, respectively, in the said Concession to the northwesterly angle of the said Lot:

Thence northerly along the easterly limit of Lot 27 in Concession XII to its north-easterly angle;

Thence westerly along the northerly limit of that Lot to the northwesterly angle of the said Lot;

Thence northerly to and along the easterly limit of Lot 26 in Concession XIII to its northeasterly angle;

Thence westerly along the northerly limit of that Lot to its northwesterly angle;

Thence northerly to and along the westerly limit of Lot 26 in Concession XIV and its prolongation to the boundary between the townships of Osprey and Collingwood;

Thence easterly along the northerly boundary of the Township of Osprey to its northeasterly angle, being the place of beginning.

(ii) Beginning at the intersection of the northerly boundary of the Township of Osprey and the northerly prolongation of the westerly limit of Lot 3 in Concession XIV;

Thence southerly to and along that limit to its southwesterly angle;

Thence easterly along the southerly limit of the said Concession to the southeasterly angle of Lot 7 in the said Concession;

Thence northerly along the westerly limit of that Lot and its prolongation to the northerly boundary of the Township of Osprey;

Thence westerly along that boundary to the place of beginning.

18. In the City of Owen Sound in the County of Grey and being composed of the lands described as follows:

Beginning at the point of intersection of the southerly boundary of the City of Owen Sound and the brow of the escarpment, the said point being 1,238 feet measured westerly therealong from the easterly limit of Terrace Street;

Thence northerly and westerly along the brow of the escarpment in Range III West of the river to the westerly boundary of the said City;

Thence southerly along that boundary to its southwesterly angle;

Thence easterly along the southerly boundary of the said City to the place of beginning.

- 19. In the Township of St. Vincent in the County of Grey and being composed of the lands described as follows:
 - (i) Beginning at the intersection of the southerly boundary of the Township of St. Vincent and the easterly limit of Concession II;

Thence northerly along that limit to the northeasterly angle of Lot 2 in the said Concession;

Thence westerly along the northerly limit of that Lot to its northwesterly angle;

Thence northerly along the westerly limit of lots 3 and 4 in the said Concession to the northwesterly angle of the said Lot;

Thence westerly to and along the northerly limit of Lot 4 in concessions III, IV and V to the northwesterly angle of the said Lot;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly along the southerly limit of Lot 4 in Concession VI to its southwesterly angle;

Thence southerly to and along the westerly limit of Lot 3 in the said Concession to its southwesterly angle;

Thence westerly to and along the northerly limit of Lot 2 in Concession VII to its northwesterly angle;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly along the southerly limit of Lot 2 in Concession VIII to its southwesterly angle;

Thence northerly along the westerly limit of that Lot to its northwesterly angle;

Thence westerly to and along the southerly limit of Lot 3 in Concession IX to its southwesterly angle;

Thence northerly along the westerly limit of that Lot to its northwesterly angle;

Thence westerly along the southerly limit of Lot 4 in concessions X and XI to the southwesterly angle of the said Lot;

Thence northerly along the westerly limit of that Lot to its northwesterly angle;

Thence westerly along the northerly limit of Lot 4 in Concession XII and its prolongation to the westerly boundary of the Township of St. Vincent;

Thence southerly along that boundary to its southwesterly angle;

Thence easterly along the southerly boundary of the said Township to the place of beginning.

(ii) Beginning at the intersection of the westerly boundary of the Township of St. Vincent and the shore of Georgian Bay;

Thence easterly and southerly along that shore to the northerly limit of Lot 28 in Concession VI;

Thence westerly along that limit to the northwesterly angle of the said Lot;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly to and along the northerly limit of Lot 27 in concessions VII and VIII to the northwesterly angle of the said Lot;

Thence southerly along the westerly limit of lots 27, 26 and 25 in the said Concession to the southwesterly angle of the said Lot;

Thence westerly to and along the southerly limit of Lot 25 in Concession IX to its northwesterly angle;

Thence southerly along the westerly limit of the said Concession to the northwesterly angle of Lot 20 in the said Concession;

Thence westerly along the northerly limit of Lot 20 in Concession X to its northwesterly angle;

Thence southerly along the westerly limit of lots 20 and 19 in the said Concession to the southwesterly angle of the said Lot;

Thence westerly to and along the southerly limit of Lot 19 in Concession XI to its southwesterly angle;

Thence southerly to and along the westerly limit of Lot 18 in the said Concession to its southwesterly angle;

Thence westerly along the southerly limit of Lot 18 in Concession XII and its prolongation to the westerly boundary of the Township of St. Vincent;

Thence northerly along that boundary to the place of beginning.

- 20. All of the Township of Sarawak in the County of Grey.
- 21. In the Township of Sydenham in the County of Grey and being composed of the lands described as follows:
 - (i) Beginning at a point in the southerly boundary of the Township of Sydenham where it is intersected by the southerly prolongation of the westerly limit of Lot 1 in Concession VII;

Thence northerly to and along the westerly limit of the said Concession to the northwesterly angle of Lot 10 in the said Concession;

Thence easterly along the northerly limit of that Lot to its northeasterly angle;

Thence northerly along the easterly limit of lots 11, 12 and 13 in the said Concession to the northeasterly angle of the said Lot;

Thence easterly to and along the northerly limit of Lot 13 in Concession VI to its northeasterly angle;

Thence northerly along the easterly limit of lots 14 and 15 in the said Concession to the northeasterly angle of the said Lot; Thence westerly along the northerly limit of that Lot to its northwesterly angle:

Thence northerly to and along the easterly limit of Lot 19 in Concession II South of Centre Road to its northeasterly angle;

Thence westerly along the northerly limit of the said Lot to the southeasterly angle of Lot 20 in Concession I South of Centre Road:

Thence northerly along the easterly limit of that Lot to its northeasterly angle;

Thence westerly along the northerly limit of lots 20, 21 and 22 in the said Concession to the northwesterly angle of the said Lot;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly along the southerly limit of Lot 23 in the said Concession to its southwesterly angle;

Thence southerly along the westerly limit of Lot 23 in Concession II South of Centre Road and its prolongation to the northerly limit of Lot 15 in Concession VIII;

Thence westerly along that limit to the northwesterly angle of the said Lot;

Thence southerly along the westerly limit of the said Concession to the southwesterly angle of Lot 13 in the said Concession;

Thence westerly to and along the southerly limit of Lot 13 in Concession IX to its southwesterly angle;

Thence southerly along the westerly limit of lots 12 and 11 in the said Concession to the southwesterly angle of the said Lot;

Thence westerly along the southerly limit of Lot 11 in concessions X and XI to the southwesterly angle of the said Lot;

Thence southerly along the easterly limit of Lot 10 in Concession XII to its south-easterly angle;

Thence westerly along the southerly limit of that Lot and its prolongation to the boundary between the townships of Sydenham and Derby;

Thence northerly along the westerly boundary of the Township of Sydenham to the boundary of the City of Owen Sound;

Thence following those boundaries to the northerly limit of Lot 20 in Concession X;

Thence easterly along that northerly limit and its prolongation to the westerly limit of Lot 42 in Concession B;

Thence northerly along the westerly limit of the said Concession to its northwesterly limit;

Thence northeasterly along that limit to the northerly angle of Lot 36 in the said Concession;

Thence southeasterly along the northeasterly limit of that Lot to its easterly angle;

Thence northeasterly along the southeasterly limit of lots 35, 34 and 33 in the said Concession to the easterly angle of the said Lot;

Thence southeasterly to and along the northeasterly limit of Lot 33 in Concession C to its easterly angle;

Thence northeasterly along the southeasterly limit of lots 32, 31 and 30 in the said Concession to the easterly angle of the said Lot;

Thence easterly to and along the northerly limit of Lot 25 in Concession VI to its northeasterly angle;

Thence southerly along the easterly limit of lots 25 and 24 in the said Concession to the southeasterly angle of the said Lot;

Thence easterly to and along the southerly limit of Lot 24 in concessions V and IV to the southeasterly angle of the said Lot;

Thence northerly along the easterly limit of lots 24 and 25 in the said Concession to the northeasterly angle of the said Lot;

Thence easterly along the southerly limit of Lot 26 in Concession III to its south-easterly angle;

Thence northerly along the easterly limit of lots 26 and 27 in the said Concession to the northeasterly angle of the said Lot;

Thence easterly to and along the northerly limit of Lot 27 in Concession II to its northeasterly angle;

Thence northerly to and along the westerly limit of lots 28 and 29 in Concession I to the northwesterly angle of the said Lot;

Thence easterly along the northerly limit of that Lot and its prolongation to the easterly boundary of the Township of Sydenham;

Thence southerly along that boundary to the easterly prolongation of the northerly limit of Lot 14 in the said Concession:

Thence westerly to and along that limit to the northwesterly angle of the said Lot;

Thence southerly along the westerly limit of lots 14, 13 and 12 in the said Concession to the southwesterly angle of the said Lot;

Thence westerly along the southerly limit of Lot 12 in Concession II to its southwesterly angle;

Thence southerly to and along the westerly limit of Lot 11 in the said Concession II to its southwesterly angle;

Thence westerly to and along the northerly limit of Lot 10 in Concession III to its northwesterly angle;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly to and along the southerly limit of Lot 10 in Concession IV to its southwesterly angle;

Thence southerly along the westerly limit of the said Concession to the southwesterly angle of Lot 2 in the said Concession;

Thence easterly along the southerly limit of Lot 2 in concessions IV and III to the southeasterly angle of the said Lot;

Thence northerly along the easterly limit of that Lot to its northeasterly angle;

Thence easterly to and along the northerly limit of Lot 2 in Concession II to its northeasterly angle;

Thence northerly along the westerly limit of Concession I to the northwesterly limit of Lot 6 in the said Concession;

Thence easterly along the northerly limit of that Lot and its prolongation to the easterly boundary of the Township of Sydenham;

Thence southerly along that boundary to its southeasterly angle;

Thence westerly along the southerly boundary of the said Township to the place of beginning.

 Beginning at the intersection of the easterly boundary of the Township of Sydenham and the southerly water's edge of Georgian Bay; Thence westerly along that water's edge to the westerly limit of Lot 2 in the Broken Front Concession:

Thence southerly along that limit and the westerly limit of Concession A to the northeasterly angle of Lot 3 in the said Concession;

Thence westerly along the northerly limit of the easterly half of the said Lot to its northwesterly angle;

Thence southerly along the westerly limit of the easterly half of that Lot to its southerly limit;

Thence westerly along that southerly limit to the southwesterly angle of the said Lot;

Thence southerly to and along the westerly limit of Lot 3 in Concession C and its prolongation to the southerly limit of Lot 35 in Concession I;

Thence easterly along that southerly limit and its prolongation to the easterly boundary of the Township of Sydenham;

Thence northerly along that boundary to the place of beginning.

(iii) Beginning at the northerly angle of Lot 23 in the Broken Front Concession;

Thence southeasterly along the northeasterly limit of Lot 23 in the Broken Front Concession and Concession A to the centre line of the said Concession:

Thence southwesterly along that centre line to the southwesterly limit of Lot 32 in the said Concession;

Thence northwesterly along the southwesterly limit of Lot 32 in the said Concession and the Broken Front Concession to the water's edge of Georgian Bay;

Thence northerly along that water's edge to the place of beginning.

(iv) Beginning at the northeasterly angle of the southerly half of Lot 13 in Concession A.

Thence southerly along the easterly limit of Lot 13 in concessions A and B to the centre line of the said Concession;

Thence southwesterly along that centre line to the southwesterly limit of Lot 19 in the said Concession;

Thence northwesterly along the southwesterly limit of Lot 19 in concessions B and A to the centre line of the said Concession:

Thence northeasterly along that centre line to the place of beginning.

(v) Beginning at the southeasterly angle of Block C of Squaw Point;

Thence westerly along the southerly limit of the said Block and its prolongation to the easterly water's edge of Owen Sound;

Thence northerly and easterly following that water's edge to the northerly prolongation of the easterly limit of Block A of Squaw Point;

Thence southerly to and along the easterly limit of Blocks A, B and C of Squaw Point to the place of beginning.

(vi) Beginning at the westerly angle of Lot 37 in the Broken Front Concession;

Thence northwesterly along the prolongation of the southwesterly limit of that Lot to the southerly water's edge of Owen Sound;

Thence easterly along that water's edge to the northwesterly prolongation of the northeasterly limit of the said Lot;

Thence southeasterly to and along that limit to the southerly limit of the East Bay Shore Road;

Thence due south to the southwesterly limit of the said Lot;

Thence northwesterly along that limit to the place of beginning.

22. In the City of Burlington, in The Regional Municipality of Halton, described as follows:

Beginning at the northwesterly angle of the City of Burlington;

Thence easterly along the northerly boundary of the said City to its northerly angle;

Thence southerly along the easterly boundary of that City to the easterly prolongation of the southerly limit of Lot 9 in Concession VI;

Thence westerly to and along the southerly limit of Lot 9 in concessions VI and V to the southwesterly angle of the said Lot;

Thence northerly along the westerly limit of that Lot to its northwesterly angle;

Thence westerly to and along the northerly limit of Lot 9 in Concession IV to its northwesterly angle;

Thence southerly along the westerly limit of the said Concession to the southwesterly angle of Lot 7 in the said Concession;

Thence easterly along the southerly limit of that Lot to its southeasterly angle;

Thence southerly along the easterly limit of lots 6 and 5 in Concession IV to the southeasterly angle of the said Lot;

Thence easterly to and along the northerly limit of Lot 4 in Concession V to its northeasterly angle;

Thence southerly along the easterly limit of the said Concession and its prolongation to the northerly limit of Lot 7 in Concession II North of Dundas Street;

Thence westerly along the northerly limit of lots 7 and 8 in the said Concession to the northwesterly angle of the said Lot;

Thence southerly along the westerly limit of that Lot 8 and its prolongation to the southerly limit of the road allowance between concessions I and II North of Dundas Street:

Thence westerly along that southerly limit to the northeasterly angle of Lot 20 in that Concession I;

Thence southerly along the easterly limit of that Lot to the brow of the slope in Lot 6 of Registered Plan Number 540;

Thence southwesterly along the brow of the slope through lots 6, 5, 4 and 3 of that Plan to its intersection with the southerly limit of the northerly three-quarters of that Lot 20;

Thence westerly along the southerly limit of the northerly three-quarters of lots 20, 21 and 22 in that Concession to the westerly limit of that Lot 22;

Thence southerly along that westerly limit to the northerly limit of Dundas Street;

Thence westerly along that northerly limit to the westerly boundary of the City of Burlington;

Thence northerly along the westerly boundary to the place of beginning.

23. In the Town of Halton Hills, in The Regional Municipality of Halton, described as follows:

Beginning at the northerly angle of the Town of Halton Hills;

Thence westerly along the northerly boundary of the said Town to the northwesterly prolongation of the northeasterly limit of Lot 32 in Concession VIII;

Thence southeasterly along the northeasterly limit of lots 32 and 31 in the said Concession to the easterly angle of the said Lot:

Thence southwesterly along the southeasterly limit of that Lot to its southerly angle;

Thence southeasterly along the southwesterly limit of lots 30 and 29 in the said Concession to the southerly angle of the said Lot;

Thence southwesterly to and along the northwesterly limit of Lot 28 in Concession VII to its westerly angle;

Thence southeasterly along the southwesterly limit of lots 28 and 27 in the said Concession to the southerly angle of the said Lot;

Thence southwesterly to and along the southeasterly limit of Lot 27 in concessions VI and V to the southerly angle of the said Lot;

Thence northwesterly along the southwesterly limit of that Lot to its westerly angle;

Thence southwesterly to and along the northwesterly limit of Lot 27 in Concession IV to the centre line of the said Concession;

Thence southeasterly along that centre line to the northwesterly limit of Lot 25 in the said Concession;

Thence southwesterly along that limit to the southeasterly angle of the former Town of Acton;

Thence following the southeasterly boundaries of that Town to its southerly angle;

Thence southeasterly along the southwesterly limit of lots 25, 24 and 23 in Concession III to the southerly angle of the said Lot;

Thence northeasterly along the south-easterly limit of that Lot to its easterly angle;

Thence southeasterly along the northeasterly limit of the said Concession to the northerly angle of Lot 18 in the said Concession;

Thence southwesterly along the southeasterly limit of that Lot to its southeasterly angle;

Thence southeasterly along the westerly limit of lots 18 and 17 in the said Concession to the southerly angle of the said Lot:

Thence southwesterly to and along the northwesterly limit of Lot 16 in Concession II and its prolongation to the easterly limit of Concession I;

Thence southeasterly along the easterly limit of lots 16 and 15 in the said Concession to the centre line of the said Lot;

Thence westerly along that centre line and its prolongation to the southwesterly boundary of the Town of Halton Hills;

Thence southeasterly and northeasterly along the boundaries of the said Town to the southeasterly prolongation of the southwesterly limit of Lot 6 in Concession II;

Thence northwesterly along the southwesterly limit of lots 6 and 7 in the said Concession to the westerly angle of the said Lot:

Thence northeasterly along the northwesterly limit of that Lot to its northerly angle;

Thence northwesterly along the easterly limit of lots 8 and 9 in the said Concession to the northerly angle of the said Lot;

Thence northeasterly to and along the southeasterly limit of Lot 10 in Concession III to its easterly angle;

Thence northwesterly along the northeasterly limit of lots 10, 11 and 12 in the said Concession to the northerly angle of the said Lot:

Thence northeasterly to and along the southeasterly limit of Lot 13 in Concession IV to its easterly angle;

Thence northwesterly along the northeasterly limit of lots 13, 14 and 15 in the said Concession to the northerly angle of the said Lot:

Thence northeasterly to and along the northwesterly limit of Lot 15 in Concession V to its northerly angle;

Thence northwesterly to and along the northeasterly limit of lots 16 and 17 in the said Concession to the northerly angle of the said Lot;

Thence northeasterly to and along the northwesterly limit of Lot 17 in Concession VI to its northerly angle;

Thence northwesterly along the northeasterly limit of lots 18, 19 and 20 in the said Concession to the northerly angle of the said Lot;

Thence northeasterly to and along the northwesterly limit of Lot 20 in Concession VII to its northerly angle;

Thence northwesterly to and along the northeasterly limit of lots 21 and 22 in the said Concession to the northerly angle of the said Lot;

Thence northeasterly to and along the southeasterly limit of Lot 23 in Concession VIII to its easterly angle;

Thence northwesterly along the northeasterly limit of the said Lot to its northerly angle;

Thence northeasterly to and along the northwesterly limit of Lot 23 in concessions IX and X to the northerly angle of the said Lot;

Thence northwesterly along the easterly limit of lots 24 and 25 in the said Concession to the northerly angle of the said Lot;

Thence northeasterly to and along the northwesterly limit of Lot 25 in Concession XI and its prolongation to the northeasterly boundary of the Town of Halton Hills;

Thence northwesterly along that boundary to the place of beginning.

24. In the Town of Milton in the Regional Municipality of Halton described as follows:

Beginning at the southwesterly angle of the Town of Milton;

Thence northwesterly along the southwesterly boundary of the said Town to the intersection of the southwesterly prolongation of the southeasterly limit of Lot 14 in Concession I of the former Township of Nelson;

Thence northeasterly to and along that limit to its easterly angle;

Thence northwesterly along the easterly limit of the said Concession to the Town Line between the former townships of Nelson and Nassagaweya;

Thence northeasterly along that Town Line to the northeasterly limit of Concession II of the former Township of Nassagaweya;

Thence northwesterly along that limit to the northerly angle of Lot 5 in the said Concession:

Thence northeasterly to and along the northwesterly limit of Lot 5 in Concession III of the former Township of Nassagaweya to the centre line of the said Lot;

Thence southeasterly along that centre line to the southeasterly limit of the said Lot;

Thence northeasterly along the southerly limit of Lot 5 in concessions III and IV to the centre line of the said Concession;

* Thence northwesterly along that centre line to the northwesterly limit of Lot 6 in the said Concession;

Thence southwesterly along the northerly limit of Lot 6 in concessions IV and III to the centre line of the said Lot;

Thence southeasterly along that centre line to its southeasterly limit;

Thence southwesterly along that limit to its southerly angle;

Thence northwesterly along the southwesterly limit of lots 6, 7, 8 and 9 in the said Concession to the westerly angle of the said Lot;

Thence northeasterly along the north-westerly limit of that Lot to its northerly angle;

Thence northwesterly along the northeasterly limit of lots 10 and 11 in the said Concession to the northerly limit of the said Lot;

Thence northeasterly to and along the northwesterly limit of Lot 11 in Concession IV to the centre line of that Lot;

Thence southeasterly along the centre line of that Lot to its southeasterly limit;

Thence northeasterly along the northwesterly limit of Lot 10 in concessions IV and V to the northerly angle of the said Lot; Thence southeasterly along the northeasterly limit of that Lot to its easterly angle;

Thence northeasterly to and along the southeasterly limit of Lot 10 in Concession VI to its easterly angle;

Thence northwesterly along the northeasterly limit of lots 10 and 11 in the said Concession to the northerly angle of the said Lot;

Thence northeasterly along the northwesterly limit of Lot 11 in Concession VII and its prolongation to the northeasterly boundary of the Town of Milton;

Thence southeasterly along that boundary, being the Town Line between the former townships of Nassagaweya and Esquesing to an angle in the Town of Milton;

Thence southeasterly along that Town Line to the southerly limit of the Canadian Pacific Railway right-of-way;

Thence easterly along the Canadian Pacific Railway right-of-way to the easterly limit of the Canadian National Railways right-of-way in Lot 15 in Concession I of the former Township of Trafalgar;

Thence southerly along the last-mentioned right-of-way to the northwesterly limit of Lot 11 in the said Concession;

Thence northeasterly along that northwesterly limit to the westerly angle of Lot 11 in Concession II of the former Township of Trafalgar;

Thence southeasterly along the southwesterly limit of lots 11 and 10 in that Concession to the southerly angle of that Lot 10;

Thence southwesterly to and along the southeasterly limit of Lot 10 in that Concession I to the southerly angle of that Lot;

Thence westerly to and along the southerly limit of Lot 10 in Concession VII of the former Township of Nelson and its prolongation to the boundary of the Town of Milton;

Thence northerly and westerly along that Town boundary to the place of beginning.

25. In the Town of Ancaster in The Regional Municipality of Hamilton-Wentworth described as follows:

Beginning at the point of intersection of the easterly boundary of the Town of Ancaster and the northwesterly limit of Concession III; Thence southwesterly along that limit to the northerly angle of Lot 43 in the said Concession;

Thence southeasterly along the northeasterly limit of that Lot and its prolongation to the southerly limit of that portion of the King's Highway known as Number 53;

Thence southwesterly along that limit to the southeasterly prolongation of the easterly limit of Lot 35 in the said Concession;

Thence northwesterly to and along that limit to the northeasterly angle of that Lot:

Thence southwesterly along the northerly limit of lots 35, 34, 33 and 32, respectively, in the said Concession to the southeasterly prolongation of the easterly limit of Lot 31 in Concession II;

Thence southwesterly along the southeasterly limit of the road allowance between concessions I and II to the northwesterly angle of Lot 28 in the said Concession;

Thence northwesterly to and along the southwesterly limit of Lot 28 in Concession I and its prolongation to the northerly boundary of the Town of Ancaster;

Thence easterly along the northerly boundary of the said Town to the westerly boundary of the Town of Dundas;

Thence in a general easterly direction following the boundaries between the towns of Ancaster and Dundas to an angle in the westerly boundary of the City of Hamilton;

Thence in a general southeasterly direction following the boundaries between the Town of Ancaster and the City of Hamilton to the place of beginning.

26. In the Town of Dundas in The Regional Municipality of Hamilton-Wentworth described as follows:

Beginning at the northwesterly angle of the Town of Dundas;

Thence easterly along the northerly limit of that Town, being along the southerly limit of the Canadian National Railways right-of-way to the northwesterly angle of the former Town of Dundas;

Thence southerly along the westerly boundary of that former Town, being along the easterly limit of Lot 11 in Concession I of the former Township of West Flamborough to the northerly limit of Governor's Road:

Thence westerly along that northerly limit to the intersection of the northerly prolongation of the centre line of Lot 46 in Concession I of the former Township of Ancaster;

Thence southerly to and along the centre line of that Lot being along the westerly boundary of the said former Town to the southerly limit of the Toronto, Hamilton and Buffalo Railway right-of-way;

Thence in a general westerly direction following the boundaries of the Town of Dundas to the place of beginning.

27. In the Township of Flamborough in The Regional Municipality of Hamilton-Wentworth described as follows:

Beginning at the intersection of the southerly boundary of the Township of Flamborough and the southerly prolongation of the westerly limit of Lot 28 in Concession I of the former Township of Beverly;

Thence northerly to and along the westerly limit of that Lot to its northwesterly angle;

Thence easterly along the northerly limit of the said Concession to the northeasterly angle of Lot 31 in the said Concession;

Thence northerly to and along the westerly limit of Lot 32 in Concession II of the former Township of Beverly to the southerly limit of that portion of the King's Highway known as Number 5;

Thence easterly along that southerly limit to the easterly limit of Lot 15 in Concession II of the former Township of West Flamborough;

Thence southerly along that limit to the northerly limit of Harvest Road;

Thence easterly along that limit to the easterly limit of Lot 17 in the said Concession;

Thence northerly along that limit to the southerly limit of that portion of the King's Highway known as Number 5;

Thence easterly along that limit to the southerly prolongation of the westerly limit of Lot 22 in Concession III of the former Township of West Flamborough;

Thence northerly to and along that limit to the northwesterly angle of the said Lot:

Thence easterly along the northerly limit of lots 22 and 23 in the said Concession and its prolongation to the boundary between the former townships of West Flamborough and East Flamborough;

Thence southeasterly along that boundary to the southwesterly prolongation of the southerly limit of Lot 13 in Concession IV of the former Township of East Flamborough;

Thence northeasterly to and along the southeasterly limit of the said Concession to the southerly angle of Lot 1 in the said Concession;

Thence northwesterly along the southwesterly limit of Lot 1 in concessions IV, V and VI to the westerly angle of the said Lot;

Thence southwesterly along the northwesterly limit of lots 2, 3 and 4 in the said Concession to the westerly angle of the said Lot;

Thence northwesterly to and along the northeasterly limit of Lot 5 in Concession VII to its northerly angle;

Thence southwesterly along the northwesterly limit of lots 5, 6 and 7 in the said Concession to the westerly angle of the said Lot 7;

Thence northwesterly to and along the southwesterly limit of Lot 7 in Concession VIII to its westerly angle;

Thence northeasterly along the northwesterly limit of lots 7 and 6 in the said Concession to the northerly angle of the said Lot:

Thence northwesterly to and along the northeasterly limit of Lot 6 in Concession IX to its northerly angle;

Thence northeasterly along the northwesterly limit of the said Concession to the northeasterly boundary of the Township of Flamborough;

Thence southeasterly along that northeasterly boundary to a point distant 1,300 feet measured southerly therealong from the southerly limit of that part of the King's Highway known as No. 5;

Thence westerly and parallel with that southerly limit to the easterly limit of Lot 2 in Concession III in the former Township of East Flamborough;

Thence southerly along that easterly limit to a point distant 2,100 feet measured

southerly therealong from the southerly limit of that part of the King's Highway;

Thence westerly and parallel with that southerly limit to the westerly limit of that Lot 2;

Thence southerly along that westerly limit to the southerly limit of that Concession III:

Thence westerly along that southerly limit to the easterly limit of the former Village of Waterdown;

Thence northerly along that easterly limit to the southeasterly limit of Back Street;

Thence southwesterly along that southeasterly limit to the westerly limit of George Street:

Thence southwesterly and parallel with the southeasterly limit of Dundas Street to the easterly limit of the right-of-way of the Canadian Pacific Railways;

Thence southerly along that easterly limit to the easterly limit of Mill Street;

Thence southerly along that easterly limit to the intersection of the easterly prolongation of the northerly limit of School Street;

Thence westerly along that prolongation to the westerly limit of the right-of-way of that Railway;

Thence southerly along that westerly limit to the southerly limit of School Street;

Thence westerly along that southerly limit to the easterly limit of Main Street;

Thence southerly along that easterly limit to its intersection with the easterly prolongation of the southeasterly limit of the lands described in Registered Instrument Number 106711 A.B. registered in the Land Registry Office for the Land Registry Division of Wentworth (No. 62);

Thence westerly to and along that southeasterly limit to the easterly angle of Registered Plan Number M-38;

Thence northwesterly along the northeasterly limit of Lot 11 of that Plan to the northeasterly angle of that Lot;

Thence northwesterly to and along the northeasterly limit of lots 2 and 1 of that Plan to the northeasterly angle of that Lot 1:

Thence southwesterly along the northwesterly limit of that Plan to the easterly angle of Registered Instrument Number 93875H.L.;

Thence southwesterly along the southeasterly limit of that Instrument and its prolongation to the easterly limit of Lot 8 in Concession III in the former Township of East Flamborough;

Thence northerly along that easterly limit to the southeasterly angle of Registered Plan Number 894;

Thence southwesterly along the southeasterly limits of that Plan to a line parallel with and distant 900 feet measured southerly from the southerly limit of that part of the King's Highway known as No. 5;

Thence westerly along that parallel line to the easterly limit of Lot 9 in that Concession II;

Thence northerly along the easterly limit a distance of 10 feet, more or less, to a line parallel with and distant 200 feet measured northerly from the brow of the escarpment;

Thence southwesterly along that parallel line to the northeasterly limit of Registered Plan Number 953;

Thence southeasterly along that northeasterly limit to a line parallel with and distant 900 feet measured southerly from the southerly limit of that part of the King's Highway known as No. 5;

Thence westerly along that parallel line to the southwesterly boundary of the former Township of East Flamborough;

Thence southeasterly along that southwesterly boundary to a line parallel with and distant 300 feet measured northwesterly from the brow of the escarpment;

Thence southwesterly along that parallel line to the northerly limit of Concession II of the former Township of West Flamborough;

Thence westerly along that northerly limit to the northwesterly limit of Lot 25 in that Concession;

Thence southerly along the easterly limit of Lot 24 in that Concession a distance of 800 feet to a point;

Thence westerly and parallel with the northerly limit of that Lot to its westerly limit;

Thence southerly along that westerly limit 800 feet to a point;

Thence westerly and parallel with the northerly limit of lots 23 and 22 in that Concession to the westerly limit of that Lot 22;

Thence southerly along the easterly limit of Lot 21 in that Concession to a point distant 2,400 feet from its northerly limit;

Thence westerly and parallel with that northerly limit to its westerly limit;

Thence southerly along that westerly limit to a line parallel with and distant 300 feet measured northwesterly from the northwesterly limit of Rock Chapel Road;

Thence southwesterly and southerly and parallel with the westerly limit of that Road to its intersection with a line parallel with and distant 4,400 feet measured southerly from the northerly limit of Lot 20 in that Concession II;

Thence westerly along that parallel line to the westerly limit of that Lot;

Thence southerly along that westerly limit to the southerly limit of that Concession II;

Thence westerly along that southerly limit to the northerly prolongation of the line between the east and west halves of Lot 18 in Concession I of the former Township of West Flamborough;

Thence southerly to and along that line to the brow of the escarpment;

Thence westerly along that brow to the westerly limit of that Lot 18;

Thence southerly along that westerly limit to the southerly boundary of the Township of Flamborough;

Thence following the southerly boundaries of that Township to the place of beginning.

28. In the City of Hamilton in The Regional Municipality of Hamilton-Wentworth described as follows:

Beginning at the intersection of the westerly boundary of the City of Hamilton and the brow of the escarpment, known as the Hamilton Mountain;

Thence easterly along the brow of the escarpment to the easterly boundary of the City of Hamilton;

Thence northerly along that boundary to the bottom of the escarpment;

Thence westerly along the bottom of the escarpment to the westerly boundary of the said City;

Thence southerly along the westerly boundary of the said City to the place of beginning.

29. In the Town of Stoney Creek in The Regional Municipality of Hamilton-Wentworth described as follows:

Beginning at the intersection of the easterly boundary of the Town of Stoney Creek and the northerly limit of Concession V of the former Township of Saltfleet;

Thence westerly along that limit to the northwesterly angle of Lot 8 in the said Concession:

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly along the southerly limit of the said Concession to the southwesterly angle of Lot 24 in the said Concession;

Thence northerly along the westerly limit of that Lot to the brow of the escarpment;

Thence southwesterly along the brow of the escarpment to the boundary between the Town of Stoney Creek and the City of Hamilton;

Thence northerly and easterly along the easterly boundary of the said City to the northerly limit of the Toronto, Hamilton and Buffalo Railway right-of-way;

Thence easterly along that limit to the westerly limit of Lot 23 in Concession IV;

Thence northerly along the westerly limit of Lot 23 in concessions IV and III to the northerly limit of the said Concession;

Thence easterly along the northerly limit of the said Concession to the northwesterly angle of Lot 8 in the said Concession;

Thence northerly to and along the westerly limit of Lot 8 in Concession II to its northwesterly angle;

Thence easterly along the northerly limit of the said Concession to the easterly boundary of the Town of Stoney Creek;

Thence southerly along that boundary to the place of beginning.

30. In the Town of Grimsby in The Regional Municipality of Niagara described as follows:

Beginning at the intersection of the easterly boundary of the Town of Grimsby and the easterly prolongation of the southerly limit of Lot O;

Thence westerly to and along the southerly limit of lots O and L to the southwesterly angle of the said Lot;

Thence northerly along the westerly limit of that Lot to its northwesterly angle;

Thence westerly to and along the southerly limit of Lot D and Concession IV to the southeasterly angle of Lot 9 in the said Concession;

Thence northerly along the easterly limit of that Lot to its northeasterly angle;

Thence westerly along the northerly limit of the said Concession to the northwesterly angle of Lot 14 in the said Concession;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly along the southerly limit of the said Concession to the westerly boundary of the Town of Grimsby;

Thence northerly along that boundary to the northerly limit of Concession II;

Thence easterly along that limit to the northwesterly angle of Lot 16 in the said Concession;

Thence southerly along the westerly limit of that Lot to the southerly limit of Regional Road Number 81;

Thence easterly along that limit to the centre line of the road allowance between lots 12 and 13:

Thence southerly along that centre line to the southerly boundary of the former Town of Grimsby;

Thence easterly along the boundary of the said former Town to the centre line of the said Concession of the Town of Grimsby;

Thence easterly along that centre line to the easterly limit of Lot 3 in the said Concession;

Thence northerly along the easterly limit of that Lot to its northeasterly angle;

Thence easterly to and along the northerly limit of lots 2 and 1 in the said Concession and along the northerly limit of Lot B to the easterly boundary of the Town of Grimsby;

Thence southerly along that boundary to the place of beginning.

- 31. In the Town of Lincoln in The Regional Municipality of Niagara described as follows:
 - (i) Beginning at the intersection of the easterly boundary of the Town of Lincoln and the southerly limit of Lot 8 in Concession VI of the former Township of Louth;

Thence westerly along the southerly limit of lots 8 and 9 in the said Concession to the southwesterly angle of the said Lot;

Thence northerly along the westerly limit of that Lot to its northwesterly angle;

Thence westerly along the northerly limit of the said Concession to the northeasterly angle of Lot 15 in the said Concession;

Thence northerly to and along the easterly limit of Lot 15 in Concession V of the former Township of Louth to its northeasterly angle;

Thence westerly along the northerly limit of lots 15, 16 and 17 in the said Concession to the northwesterly angle of the said Lot;

Thence southerly along the westerly limit of that Lot, a distance of 150 feet to a point;

Thence westerly and parallel with the northerly limit of Lot 18 in the said Concession to the westerly limit of Regional Road Number 575;

Thence southwesterly along the northerly limit of the said Regional Road to the easterly limit of Lot 20 in the said Concession;

Thence northwesterly in a straight line to the northwesterly angle of that Lot;

Thence northerly to and along the easterly limit of Lot 20 in Concession IV of the former Township of Louth to a line parallel with and measured 300 feet southerly at right angles from the southerly limit of Regional Road Number 81;

Thence westerly and parallel with that limit to the easterly limit of Lot 23 in the said Concession;

Thence southerly along the easterly limit of that Lot to a point 1,200 feet from the southeasterly limit of the said Road;

Thence westerly and parallel with that Road to a line parallel with and distant 200 feet measured at right angles from the westerly limit of the said Lot;

Thence southerly and parallel with that limit to its intersection of the easterly prolongation of the southerly limit of Lot 1 in Concession V of the former Township of Clinton;

Thence westerly to and along that limit to a point 200 feet westerly of the south-easterly angle of the said Lot;

Thence northerly and parallel with the easterly limit of that Lot to a point 1,200 feet from the southerly limit of the last-mentioned Regional Road;

Thence westerly and parallel with that limit to the easterly limit of Lot 2 in the said Concession;

Thence northerly along that limit to the southerly limit of the said Road;

Thence westerly along that limit to the easterly limit of the westerly half of the said Lot;

Thence southerly along the easterly limit of the westerly half of that Lot to the centre line of the said Concession;

Thence westerly along that centre line to the westerly limit of the said Lot;

Thence northerly along the westerly limit of Lot 2 in concessions V and IV to the northwesterly angle of the said Lot;

Thence westerly along the northerly limit of the said Concession to the northeasterly angle of Lot 15 in the said Concession;

Thence northerly to and along the easterly limit of Lot 15 in Concession III to its northeasterly angle;

Thence westerly along the northerly limit of that Lot to its northwesterly angle;

Thence southerly along the westerly limit of the northerly half of the said Lot to its southwesterly angle;

Thence easterly along the southerly limit of the northerly half of that Lot to the middle of the main channel of the unnamed creek;

Thence southerly along that middle, being along the easterly limit of Lot 162 on the Village of Beamsville Corporation Plan Number 3, to the southeasterly angle of the said Lot;

Thence southerly along the easterly limit of Lot 163 of the said Plan to its south-easterly angle;

Thence southerly to and along the easterly limit of Lot 70 of the said Plan to its southeasterly angle;

Thence westerly along the southerly limit of that Lot to the easterly limit of Lot 173 of the said Plan;

Thence southerly along that limit to the southerly limit of the said Plan;

Thence westerly along that southerly limit to the easterly limit of Registered Plan Number 334;

Thence southerly along that easterly limit to its southeasterly corner;

Thence westerly along the southerly limit of the said Plan to the easterly limit of Mountain Street;

Thence northerly along that easterly limit to the southerly limit of the said Corporation Plan Number 3;

Thence westerly and northerly along the limits of the said Plan to the southerly limit of Registered Plan Number 508;

Thence westerly and northerly following the southerly and westerly limits of the said Plan to the northerly limit of Lot 18 in Concession IV of the former Township of Clinton;

Thence westerly along that limit to the northwesterly angle of the said Lot;

Thence northerly to and along the westerly limit of Lot 18 in Concession III of the former Township of Clinton to its northwesterly angle;

Thence westerly to and along the northerly limit of lots 19, 20 and 21 in the said Concession to the northwesterly angle of the said Lot:

Thence northerly to and along the easterly limit of Lot 22 in Concession II of the former Township of Clinton to its northeasterly angle;

Thence westerly along the northerly limit of lots 22 and 23 in the said Concession and its prolongation to the westerly boundary of the Town of Lincoln;

Thence southerly along that boundary to the northerly limit of Concession VI of the former Township of Clinton;

Thence easterly along that limit to the northeasterly angle of Lot 21 in the said Concession;

Thence southerly along the easterly limit of that Lot to its southeasterly angle;

Thence easterly along the southerly limit of the said Concession to the southwesterly angle of the easterly half of Lot 9 in the said Concession;

Thence northerly along the westerly limit of the easterly half of that Lot, a distance of 330 feet;

Thence easterly and parallel with the southerly limit of the said Lot to a point distant 1,320 feet measured westerly at right angles with the easterly limit of that Lot:

Thence northerly and parallel with that limit, a distance of 1,600 feet to a point;

Thence easterly and parallel with the southerly limit of lots 9 and 8 in the said Concession to a point 330 feet measured easterly therealong from the westerly limit of the said Lot;

Thence southerly and parallel with that limit to a point distant 330 feet measured northerly therealong from the southerly limit of the said Lot:

Thence easterly and parallel with that limit to the easterly limit of the westerly half of the said Lot;

Thence southerly along the half lot line of that Lot to the southerly limit of the said Concession;

Thence easterly along that limit to the southwesterly angle of Lot 3 in the said Concession;

Thence southerly to and along the westerly limit of Lot 3 in Concession VII to its southwesterly angle;

Thence easterly along the southerly limit of lots 3 and 2 in the said Concession to the southeasterly angle of the said Lot;

Thence southerly to and along the westerly limit of Lot 1 in Concession VIII of the former Township of Clinton to its southwesterly angle;

Thence easterly along the southerly limit of that Lot to its southeasterly angle;

Thence easterly to and along the southerly limit of Concession VII of the former Township of Louth to the southwesterly angle of Lot 17 in the said Concession;

Thence southerly to and along the westerly limit of Lot 17 in Concession VIII of the former Township of Clinton and its prolongation to the southerly boundary of the Town of Lincoln;

Thence easterly along that boundary to its southeasterly angle;

Thence northerly along the easterly boundary of the said Town to the place of beginning.

(ii) Beginning at a point in the easterly limit of Lot 21 in Concession III of the former Township of Louth distant 660 feet from its northeasterly angle;

Thence westerly and parallel with the northerly limit of lots 21 and 22 in the said Concession to the westerly limit of the said Lot;

Thence southerly along that limit a distance of 1,320 feet to a point;

Thence easterly and parallel with the northerly limit of the said lots 22 and 21 to the easterly limit of the said Lot;

Thence northerly along that limit to the place of beginning.

(iii) Beginning at the intersection of the southerly high-water mark of Lake Ontario and the mouth of Twenty Mile Creek;

Thence westerly along that high-water mark to intersect a line parallel with and distant 800 feet west of the westerly high-water mark of the said Creek;

Thence southerly and parallel with that high-water mark to the centre line of Concession IV of the former Township of Louth;

Thence easterly along that centre line to the brow of the slope lying east of the said Creek;

Thence northerly along the brow of the said slope to the centre line of Concession II of the former Township of Louth;

Thence easterly along that centre line to intersect a line parallel with and distant 300 feet east of the easterly high-water mark of the said Creek;

Thence northerly and parallel with that high-water mark to the southerly high-water mark of Lake Ontario;

Thence westerly along that high-water mark to the place of beginning.

32. In the City of Niagara Falls in The Regional Municipality of Niagara described as follows:

Beginning at the northwesterly angle of the City of Niagara Falls;

Thence southerly along the westerly boundary of the said City to the westerly prolongation of the southerly limit of Lot 66;

Thence easterly to and along that limit to its southeasterly angle;

Thence northerly along the easterly limit of lots 66 and 50 to the northeasterly angle of the said Lot;

Thence easterly to and along the northerly limit of Lot 51 to its northeasterly angle;

Thence northerly to and along the easterly limit of Lot 48 to its northeasterly angle;

Thence easterly to and along the northerly limit of lots 47 and 46 to the southwesterly limit of that portion of the highway known as the Queen Elizabeth Way;

Thence northwesterly along that limit to the northerly limit of Lot 14;

Thence easterly along the northerly limit of lots 14, 15 and 16 to the easterly limit of Regional Road Number 100;

Thence northerly along that limit to the northerly boundary of the City of Niagara Falls;

Thence westerly along that boundary to the place of beginning.

- 33. In the Town of Niagara-on-the-Lake in The Regional Municipality of Niagara and being composed of the lands described as follows:
 - (i) Beginning at the intersection of the easterly limit of Regional Road Number 114 and the northerly limit of Regional Road Number 81;

Thence easterly along that northerly limit, a distance of 200 feet;

Thence northerly and parallel with the easterly limit of the said Road to the southerly limit of Lot 7 of the former Township of Niagara;

Thence westerly along that southerly limit to its southwesterly angle;

Thence northerly along the westerly limit of the said Lot to its northwesterly angle;

Thence westerly to and along the northerly limit of lots 40 and 53 to the northwesterly angle of the said Lot;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly to and along the northerly limit of Lot 87 to its northwesterly angle;

Thence southerly along the westerly limit of that Lot to its southwesterly angle;

Thence westerly to and along the southerly limit of lots 98 and 133 to the southwesterly angle of the said Lot;

Thence southerly to and along the westerly limit of Lot 134 to its southwesterly angle;

Thence easterly along the southerly limit of lots 134 and 97 to the southeasterly angle of the said Lot;

Thence northerly along the easterly limit of that Lot to its northeasterly angle;

Thence easterly to and along the northerly limit of Lot 88 to its northeasterly angle;

Thence southerly along the easterly limit of lots 88 and 89 to the northerly limit of Regional Road Number 81;

Thence easterly along that limit to the place of beginning.

(ii) Beginning at the southwesterly angle of the Town of Niagara-on-the-Lake;

Thence northerly along the westerly limit of the said Town to the southerly limit of the road allowance between concessions IX and X of the former Township of Grantham;

Thence northeasterly along that southerly limit to the easterly boundary of the former Township of Grantham;

Thence easterly to and along the northerly limit of Lot 182 of the former Township of Niagara to the centre line of that Lot;

Thence southerly along that centre line to its southerly limit;

Thence easterly along the southerly limit of lots 182, 141, 136 and 95 to the centre line of Lot 94:

Thence southerly along that centre line to its southerly limit;

Thence easterly along that limit to the westerly limit of the easterly quarter of the said Lot;

Thence southerly along that westerly limit to the centre line of the said Lot;

Thence easterly along the centre line of lots 94 and 92 to the easterly limit of the said Lot:

Thence southerly along the easterly limit of that Lot and its prolongation to the southerly boundary of the Town of Niagaraon-the-Lake;

Thence westerly along that boundary to the place of beginning.

34. In the Town of Pelham in The Regional Municipality of Niagara described as follows:

Beginning at the northeasterly angle of the Town of Pelham;

Thence southerly, southeasterly and southerly following the boundaries of the said Town to the southerly limit of Lot 160 of the former Township of Thorold;

Thence westerly along the southerly limit of lots 160, 161, 162 and 163 of the former Township of Thorold to the westerly boundary of the said Township;

Thence northerly along that boundary to the easterly prolongation of the northerly limit of Lot 1 in Concession VII of the former Township of Pelham;

Thence westerly to and along the northerly limit of lots 1, 2 and 3 in the said Concession to the northwesterly angle of the said Lot;

Thence southerly along the westerly limit of Lot 3 in Concession VI of the former Township of Pelham to the northerly limit of Regional Road Number 20;

Thence westerly along that limit to the westerly limit of Lot 8 in Concession VII of the former Township of Pelham;

Thence northerly along the westerly limit of Lot 8 in the said concessions VII and VI to the northwesterly angle of the said Lot:

Thence westerly along the northerly limit on lots 9, 10 and 11 in the said Concession to the northwesterly angle of the said Lot;

Thence northerly to and along the westerly limit of Lot 11 in Concession V of the

former Township of Pelham to its northwesterly angle;

Thence easterly along the northerly limit of lots 11, 10 and 9 in the said Concession to the northeasterly angle of the said Lot;

Thence northerly to and along the westerly limit of Lot 8 in Concession IV of the former Township of Pelham to its northwesterly angle;

Thence easterly along the northerly limit of that Lot to its northeasterly angle;

Thence northerly to and along the easterly limit of Lot 8 in concessions III and II of the former Township of Pelham to the northeasterly angle of the said Lot;

Thence westerly along the northerly limit of lots 8, 9 and 10 in the said Concession to the northwesterly angle of the said Lot;

Thence northerly to and along the westerly limit of Lot 10 in Concession I of the former Township of Pelham and its prolongation to the northerly boundary of the Town of Pelham;

Thence easterly along that boundary to the place of beginning.

35. In the City of St. Catharines in The Regional Municipality of Niagara and being composed of the lands described as follows:

(i) Beginning at the southwesterly angle of the City of St. Catharines;

Thence northerly along the westerly boundary of the said City to the northwesterly angle of Lot 7 in Concession VII of the former Township of Louth;

Thence easterly along the northerly limit of lots 7, 6 and 5 in the said Concession to the northeasterly angle of the said Lot;

Thence southerly along the easterly limit of that Lot to its southwesterly angle;

Thence easterly to and along the southerly limit of lots 4 and 3 in the said Concession to the southeasterly angle of the said Lot;

Thence northerly along the easterly limit of that Lot to its northeasterly angle;

Thence easterly to and along the northerly limit of lots 2 and 1 in the said Concession and its prolongation to the easterly boundary of the former Township of Louth;

Thence northerly along that boundary to the southerly limit of Rykert Avenue in the City of St. Catharines; Thence easterly along that limit to the easterly limit of Lot 22 in Concession VIII of the former Township of Grantham;

Thence southerly along the easterly limit of Lot 22 in concessions VIII and IX of the former Township of Grantham to the southeasterly limit of Pelham Road;

Thence southwesterly along that limit to the centre line of the said Concession;

Thence northeasterly along the centre line of Concession X of the former Township of Grantham to a point distant 350 feet east of the westerly limit of Lot 21 in Concession IX of the former Township of Grantham;

Thence northwesterly and parallel with that limit, a distance of 600 feet to a point;

Thence easterly and parallel with the centre line of the said Concession to the westerly limit of Lot 20 in the said Concession;

Thence northerly along that limit to a point distant 400 feet measured southerly from the northwesterly angle of the said Lot;

Thence easterly and parallel with the northerly limit of that Lot to its easterly limit;

Thence northerly along the westerly limit of Lot 20 in the said concessions IX and VIII to the southerly limit of Glendale Avenue:

Thence northeasterly along the southerly limit of Glendale Avenue, Glen Avenue and Riverside Avenue and the prolongation of Riverside Avenue to the northerly limit of the road allowance between concessions VII and VIII of the former Township of Grantham;

Thence northerly and parallel with the westerly limit of Lot 18 in Concession VII of the former Township of Grantham to the southerly limit of the Canadian National Railways right-of-way;

Thence easterly along that southerly limit to a point distant 840 feet measured westerly therealong from the easterly limit of Lot 17 of the former Township of Grantham;

Thence along the following astronomic bearings and distances:

South 12° 39' West 26.95 feet, South 69° 47' West 505.18 feet, South 27° 52' West 304.81 feet, South 1° 24' West 99.30

feet, South 33° 32' East 520.25 feet, South 9° 04' East 711.20 feet, South 19° 25' West 349.10 feet, South 60° 54' West 790.95 feet, South 13° 13' East 617.95 feet, South 14° 52' West 863.60 feet, South 68° 56' 30" West 669 feet, more or less, to the easterly limit of Lot 19 in Concession IX of the former Township of Grantham;

Thence southerly along that limit to the northerly limit of Registered Plan Number 495;

Thence westerly, southerly and westerly along the limits of the said Plan to the westerly limit of Lot 20 in the said Concession;

Thence southerly along that limit to a point measured northerly 300 feet from the southwesterly angle of the said Lot;

Thence westerly and parallel with the southerly limit of Lot 21 in the said Concession to its westerly limit;

Thence southerly along the easterly limit of Lot 22 in the said Concession to a point 180 feet from the southeasterly angle of the said Lot:

Thence westerly and parallel with the southerly limit of that Lot to the centre line of the said Lot:

Thence southerly along that centre line and its prolongation to the northerly limit of Lot 22 in Concession X of the former Township of Grantham;

Thence southeasterly in a straight line to a point on the easterly limit of that Lot, distant 1,000 feet south of the northeasterly angle of the said Lot;

Thence southerly along the easterly limit of that Lot to a point 900 feet from the southeasterly angle of the said Lot;

Thence westerly and parallel with the southerly limit of that Lot, a distance of 400 feet to a point;

Thence southerly and parallel with the easterly limit of the said Lot to the southerly boundary of the City of St. Catharines;

Thence westerly following that boundary to the place of beginning.

 (ii) Beginning at the intersection of the northwesterly limit of that portion of the King's Highway known as Number 406 and the easterly limit of Lot 15 in Concession X of the former Township of Grantham; Thence southwesterly along that northwesterly limit to its intersection with a parallel line distant 600 feet measured northwesterly at right angles from the southerly boundary of the City of St. Catharines;

Thence southwesterly and parallel with that boundary to the centre line of Lot 16 in the said Concession;

Thence northerly along that centre line to a point 1,500 feet measured northerly therealong from the southerly limit of that Lot:

Thence northwesterly in a straight line to the intersection of the westerly limit of the said Lot and the brow of the escarpment known as Sanatorium Hill;

Thence southwesterly along the brow of the escarpment to the centre line of Lot 20 in the said Concession;

Thence northerly along that centre line to the intersection of a line parallel with the southerly limit of Lockhart Drive and distant 300 feet measured southerly at right angles therefrom;

Thence northeasterly and parallel with that limit to the easterly limit of Glenridge Avenue;

Thence northerly along that easterly limit to the bottom of the said escarpment;

Thence easterly along the bottom of the said escarpment to the northwesterly limit of that portion of the King's Highway known as Number 406;

Thence southwesterly along that limit to the place of beginning.

(iii) Beginning at the southeasterly angle of the City of St. Catharines;

Thence westerly along the southerly boundary of the City of St. Catharines an approximate distance of 1,000 feet to the easterly bank of the Old Welland Canal;

Thence northerly along that bank to the boundary of the said City;

Thence easterly along that boundary, being along the southerly limit of Concession IX of the former Township of Grantham, to the southwesterly angle of Lot 4 in the said Concession to an angle in the said City;

Thence southerly along the easterly boundary of the said City to the place of beginning.

36. In the Town of Thorold in The Regional Municipality of Niagara described as follows:

Beginning at the northwesterly angle of the Town of Thorold;

Thence easterly along the northerly boundaries of the Town of Thorold to the southerly limit of the road crossing lots 41 and 42 known as Decew Road;

Thence easterly along that limit to the easterly limit of Lot 41;

Thence southerly along the easterly limit of lots 41 and 59 to the southeasterly angle of the said Lot;

Thence westerly along the southerly limit of that Lot to its southwesterly angle;

Thence southerly to and along the easterly limit of Lot 83 to its southeasterly angle;

Thence westerly along the southerly limit of that Lot to its southwesterly angle;

Thence southerly to and along the westerly limit of Lot 106 to its southwesterly angle;

Thence westerly to and along the southerly limit of Lot 107 to its southwesterly angle;

Thence southerly to and along the easterly limit of lots 131, 154 and 160 to the southeasterly angle of the said Lot;

Thence westerly along the southerly limit of that Lot to the boundary of the Town of Thorold;

Thence northerly along the westerly boundaries of the said Town to the place of beginning.

37. In the Town of Caledon in The Regional Municipality of Peel described as follows:

Beginning at the intersection of the southwesterly boundary of the Town of Caledon and the southwesterly prolongation of the southeasterly limit of Lot 1 in Concession VI West of Hurontario Street of the former Township of Caledon;

Thence easterly to and along the southerly limit of that Lot to its easterly angle;

Thence northwesterly along the northeasterly limit of lots 1 and 2 in the said Concession to the northerly angle of the said Lot; Thence northeasterly to and along the southeasterly limit of Lot 3 in Concession V West of Hurontario Street to its easterly angle;

Thence northwesterly along the northeasterly limit of that Lot to its northerly angle;

Thence northeasterly to and along the northwesterly limit of Lot 4 in Concession IV West of Hurontario Street to its northerly angle;

Thence northwesterly along the northeasterly limit of lots 4 and 5 in the said Concession to the northerly angle of the said Lot;

Thence southwesterly along the northwesterly limit of that Lot and crossing the road allowance between concessions IV and V West of Hurontario Street to the easterly angle of Lot 6 in the said Concession;

Thence northwesterly to and along the northeasterly limit of that Lot to its northerly angle;

Thence southwesterly along the northwesterly limit of the said Lot to its westerly angle;

Thence northwesterly along the southwesterly limit of Lot 7 in the said Concession to the westerly angle of that Lot;

Thence southwesterly to and along the northwesterly limit of Lot 7 in Concession VI West of Hurontario Street and its prolongation to the southwesterly boundary of the Town of Caledon;

Thence northwesterly along that boundary to the southwesterly prolongation of the line between lots 13 and 14 in the said Concession;

Thence northeasterly to and along that line to the easterly angle of that Lot;

Thence northwesterly along the northeasterly limit of lots 14 and 15 in the said Concession to the northerly angle of that Lot:

Thence northeasterly to and along the northwesterly limit of Lot 15 in Concession V West of Hurontario Street to its northerly angle;

Thence northwesterly along the northeasterly limit of the said Concession to the northerly angle of Lot 24 in the said Concession; Thence northeasterly to and along the northwesterly limit of Lot 24 in Concession IV West of Hurontario Street to its northerly angle;

Thence southeasterly along the northeasterly limit of that Lot to its easterly angle;

Thence southwesterly along the southeasterly limit of the said Lot to the centre line of the said Concession;

Thence southeasterly along that centre line to the southeasterly limit of Lot 22 in the said Concession;

Thence northeasterly along the southeasterly limit of Lot 22 in concessions IV and III West of Hurontario Street to the centre line of the said Concession;

Thence northwesterly along that centre line to the northwesterly limit of Lot 23 in the said Concession;

Thence southwesterly along the northwesterly limit of that Lot to its westerly angle;

Thence northwesterly along the southwesterly limit of lots 24 and 25 in the said Concession to the northwesterly angle of the said Lot;

Thence northeasterly along the northwesterly limit of that Lot to its northeasterly angle;

Thence southeasterly along the northeasterly limit of the said Lot to its easterly angle;

Thence northeasterly to and along the northwesterly limit of Lot 24 in Concession II West of Hurontario Street to its easterly angle;

Thence southeasterly along the northeasterly limit of the said Concession to the northerly angle of Lot 18 in the said Concession;

Thence northeasterly to and along the northwesterly limit of Lot 18 in Concession I West of Hurontario Street to its northerly angle;

Thence southeasterly along the northeasterly limit of lots 18 and 17 in the said Concession to the easterly angle of the said Lot:

Thence southwesterly along the northwesterly limit of Lot 16 in the said Concession to the limit between the easterly and westerly halves of that Lot;

Thence southeasterly along the half lot line of lots 16 and 15 in the said Concession to the southeasterly limit of the said Lot in the said Concession;

Thence northeasterly along that limit and the southeasterly limit of Lot 15 in Concession I East of Hurontario Street to the limit between the easterly and westerly halves of the said Lot;

Thence northwesterly along the half lot limit between lots 15 and 16 in the said Concession to the northwesterly limit of the said Lot:

Thence northeasterly along the northwesterly limit of that Lot to its northerly angle;

Thence southeasterly along the northeasterly limit of the said Lot to the northwesterly limit of the road allowance between lots 15 and 16;

Thence northeasterly along the northwesterly limit of the said road allowance to the easterly angle of Lot 16 in Concession IV East of Hurontario Street;

Thence northwesterly along the northeasterly limit of the said Concession to the easterly angle of Lot 21 in the said Concession;

Thence southwesterly along the southeasterly limit of that Lot to the westerly limit of the easterly half of the said Lot;

Thence northwesterly along the half lot line of that Lot to its northwesterly limit;

Thence southwesterly along that limit to its westerly angle;

Thence northwesterly along the southwesterly limit of lots 22, 23 and 24 in the said Concession to the westerly angle of that Lot;

Thence southwesterly to and along the southeasterly limit of Lot 25 in Concession III East of Hurontario Street to its southerly angle;

Thence northwesterly along the southwesterly limit of the said Concession to the northerly boundary of the Town of Caledon:

Thence easterly along that boundary to the northeasterly limit of Concession II of the former Township of Albion; Thence southeasterly along that limit to the southeasterly limit of the road allowance between lots 25 and 26;

Thence southwesterly along that limit to the southwesterly boundary of the former Township of Albion;

Thence southeasterly along that boundary to the southeasterly limit of the road allowance between lots 5 and 6 in the former Township of Caledon;

Thence southwesterly along that limit to the northerly angle of Lot 5 in Concession II West of Hurontario Street:

Thence southeasterly along the northeasterly limit of lots 5, 4 and 3 in the said Concession to the easterly angle of the said Lot:

Thence southwesterly along the northwesterly limit of the easterly half of Lot 2 in the said Concession to its westerly angle;

Thence southeasterly along the half Lot limit of lots 2 and 1 in the said Concession to the centre line of the said Lot:

Thence northeasterly along that centre line to the northeasterly limit of the said Lot;

Thence southeasterly along the northeasterly limit of the said Concession in the former townships of Caledon and Chinguacousy to the easterly angle of Lot 34 in Concession II of the former Township of Chinguacousy;

Thence southwesterly along the southeasterly limit of that Lot to its southerly angle;

Thence southeasterly along the southwesterly limit of lots 33 and 32 in the said Concession to the southerly angle of the said Lot;

Thence southwesterly to and along the southeasterly limit of Lot 32 in Concession III West of Hurontario Street to its southerly angle;

Thence southeasterly along the southwesterly limit of lots 31 and 30 in the said Concession to the southerly angle of the said Lot;

Thence southwesterly to and along the southeasterly limit of Lot 30 in Concession IV West of Hurontario Street to its southerly angle;

Thence southeasterly along the southwesterly limit of Lot 29 in the said Concession to its southerly angle;

Thence southwesterly to and along the southeasterly limit of Lot 29 in Concession V West of Hurontario Street to its southerly angle;

Thence southeasterly along the southwesterly limit of lots 28 and 27 in the said Concession to its southerly angle;

Thence southwesterly to and along the southeasterly limit of Lot 27 in Concession VI West of Hurontario Street in the former Township of Chinguacousy and its prolongation to the southwesterly boundary of the Town of Caledon;

Thence northwesterly along that boundary to the place of beginning.

38. In the Township of Nottawasaga in the County of Simcoe and being composed of the lands described as follows:

(i) Beginning at the southwesterly angle of the Township of Nottawasaga;

Thence easterly along the southerly boundary of the said Township to the easterly limit of Concession IV;

Thence northerly along that limit to the northeasterly angle of Lot 4 in the said Concession;

Thence westerly along the northerly limit of that Lot to its northwesterly angle;

Thence northerly along the westerly limit of the said Concession to the boundary of the Village of Creemore;

Thence following the westerly and northerly boundaries of that Village to the southerly limit of Lot 10 in the said Concession;

Thence easterly along that limit to its southeasterly angle;

Thence northerly along the easterly limit of the said Concession to the southeasterly angle of Lot 16 in the said Concession;

Thence westerly along the southerly limit of that Lot to its southwesterly angle;

Thence northerly along the westerly limit of lots 16, 17 and 18 in the said Concession to the northwesterly angle of the said Lot;

Thence westerly to and along the northerly limit of Lot 18 in Concession V to its southwesterly angle;

Thence northerly along the westerly limit of that Lot to its northwesterly angle;

Thence westerly along the northerly limit of Lot 19 in Concession VI to its northwesterly angle;

Thence southerly along the westerly limit of lots 19, 18 and 17 in the said Concession to the southwesterly angle of the said Lot;

Thence westerly to and along the southerly limit of Lot 17 in Concession VII to its southwesterly angle;

Thence northerly along the westerly limit of that Lot to its northwesterly angle;

Thence westerly along the northerly limit of Lot 17 in Concession VIII and its prolongation to the easterly limit of Concession IX;

Thence northerly along that limit to the southeasterly angle of Lot 22 in the said Concession;

Thence westerly along the southerly limit of that Lot to its southwesterly angle;

Thence northerly along the westerly limit of the said Concession to the southwesterly angle of Lot 29 in the said Concession;

Thence westerly to and along the southerly limit of Lot 29 in Concession X to its southwesterly angle;

Thence northerly along the westerly limit of lots 29 and 30 in the said Concession to the northwesterly angle of the said Lot;

Thence westerly to and along the northerly limit of Lot 30 in Concession XI to its northwesterly angle;

Thence northerly to and along the easterly limit of Lot 31 in Concession XII to its northeasterly angle;

Thence westerly along the northerly limit of that Lot and its prolongation to the westerly boundary of the Township of Nottawasaga;

Thence southerly along that boundary to the westerly prolongation of the northerly limit of Registered Plan Number 168; Thence easterly to and along that limit to the northeasterly angle of Lot 12 of the said Plan;

Thence southerly along the easterly limit of that Lot to its southeasterly angle;

Thence easterly along the northerly limit of Collingwood Street to the northerly prolongation of the easterly limit of Block E of Registered Plan Number 92;

Thence southerly to and along the easterly limit of Block E and Lot 1 as shown on the said Plan and the southerly prolongation thereof to the northerly high-water mark of the Mad River;

Thence westerly along the said high-water mark to the westerly boundary of the Township of Nottawasaga;

Thence southerly along that boundary to the place of beginning;

Saving and excepting thereout and therefrom the lands lying within the hamlets of Dunedin and Glen Huron as shown on maps filed in the Office of the Registrar of Regulations at Toronto as numbers 1172 and 1173.

(ii) Beginning at the intersection of the westerly boundary of the Township of Nottawasaga and the westerly prolongation of the southerly limit of Lot 35 in Concession XII;

Thence easterly to and along that limit to its southeasterly angle;

Thence northerly along the easterly limit of lots 35, 36 and 37 in the said Concession to the northeasterly angle of the said Lot;

Thence westerly along the northerly limit of that Lot and its prolongation to the westerly boundary of the Township of Nottawasaga;

Thence southerly along that boundary to the place of beginning. O. Reg. 451/75, Sched.

W. DARCY McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 28th day of May, 1975.

(5664) 24

THE FARM PRODUCTS MARKETING ACT

O. Reg. 452/75.

Beans-Marketing. Made-May 22nd, 1975. Filed-May 29th, 1975.

REGULATION TO AMEND REGULATION 307 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Regulation 307 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

10a.—(1) The Board authorizes the local board.

- (a) to require that yellow-eye beans be marketed on a quota basis;
- (b) to prohibit any person to whom a quota has not been fixed and allotted for the marketing of yellow-eye beans or whose quota has been cancelled from marketing any yellow-eye beans;
- (c) to prohibit any person to whom a quota has been fixed and allotted for the marketing of yellow-eye beans from marketing any yellow-eye beans in excess of such quota; and
- (d) to prohibit any person to whom a quota has been fixed and allotted for the marketing of yellow-eye beans produced on lands in respect of which such quota was fixed and allotted from marketing any yelloweye beans other than yellow-eye beans produced on such lands.
- (2) The Board authorizes the local board.
 - (a) to fix and allot to persons quotas for the marketing of yellow-eye beans on such basis as the local board considers proper;
 - (b) to refuse to fix and allot to any person a quota for the marketing of yellow-eye beans for any reason that the local board considers proper;
 - (c) to cancel or reduce, or refuse to increase, a quota fixed and allotted to any person for the marketing of yellow-eye beans for any reason that the local board considers proper; and
 - (d) to permit any person to whom a quota has been fixed and allotted for the marketing of yellow-eye beans to market any yellow-

eye beans in excess of such quota on such terms and conditions as the local board considers proper. O. Reg. 452/75, s. 1.

THE FARM PRODUCTS MARKETING BOARD:

G. BURRELL Chairman

R. M. McKAY Secretary

Dated at Toronto, this 22nd day of May, 1975.

(5665)

24

THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 453/75.

Development within the Development Control Area. Made-May 29th, 1975. Filed-May 29th, 1975.

REGULATION MADE UNDER THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT, 1973

> DEVELOPMENT WITHIN THE DEVELOPMENT CONTROL AREA

INTERPRETATION

- 1. In this Regulation,
 - (a) "accessory", when used to describe a building or structure, means a use, building or structure normally incidental or subordinate to the principal building or structure located on a lot, but an accessory building or structure in conjunction with a dwelling includes only a car garage, and a tool shed not used in conjunction with a commercial operation;
 - (b) "dwelling" means a building or part thereof, designed for use by one family and which has for the exclusive use of the family,
 - (i) one or more habitable rooms,
 - (ii) separate kitchen facilities,
 - (iii) separate sanitary facilities, and
 - (iv) a private entrance from outside the building or from a common area within the building.

but does not include a mobile home;

- (c) "family" means,
 - (i) a person,
 - (ii) two or more persons interrelated by bonds of consanguinity, legal adoption or marriage, or
 - (iii) not more than five persons not so interrelated, living as a housekeeping unit in one dwelling;
- (d) "front yard" means a yard extending across the full width of a lot on which a building or structure is situate, and extending from the front lot line to the part of the building or structure that is nearest to the front lot line:
- (e) "general agricultural development" means a class of development whereby land, buildings or structures are used for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry raising, beekeeping, the operation of glass or plastic covered greenhouses, and such uses as are customarily and normally related to agriculture, but does not include special agricultural development;
- (f) "lot" means a parcel of land,
 - (i) described in a deed or other document legally capable of conveying an interest in land, or
 - (ii) shown as a lot or block on a registered plan of subdivision;
- (g) "lot area" means the horizontal area within the boundary lines of a lot;
- (h) "mobile home" means a vehicle that is,
 - (i) designed to be pulled or propelled by a motor vehicle, and
 - (ii) used for human habitation;
- (i) "rear yard" means a yard extended across the full width of a lot upon which a building or structure is situate and from the rear lot line to the part of the building or structure that is nearest to the rear lot line:
- (j) "road" means a highway that is,
 - (i) under the jurisdiction of the Province of Ontario or a municipality, or
 - (ii) a road within a registered plan of subdivision;

- (k) "side yard" means a yard extending from the front yard to the rear yard of a lot upon which a building or structure is situate and from the side lot line to the part of the building or structure that is nearest to the side lot line;
- (1) "single-family" when used to describe a dwelling means a separate building containing only one dwelling unit;
- (m) "special agricultural development" means a class of development whereby land, buildings or structures are used for the purpose of intensive livestock, poultry, cattle or other farm operations and includes use as a piggery, a turkey, a game bird or chicken farm or hatchery, a fur farm, a mushroom farm, an animal kennel and a feed lot area or manure storage area;
- (n) "structure" does not include a fence; and
- (o) "yard" means the area on a lot unoccupied by a building or structure. O. Reg. 453/75, s. 1.
- 2. This Regulation applies to the areas of land within the Niagara Escarpment Planning Area designated by Ontario Regulation 451/75 as an area of development control. O. Reg. 453/75, s. 2.
- 3. The zoning by-laws and Minister's Orders made under section 32 of *The Planning Act*, or any part thereof, set out in Schedule 1 cease to have effect in the area of development control. O. Reg. 453/75, s. 3.
- **4.** An application for a development permit shall be in Form 1. O. Reg. 453/75, s. 4.
- 5. The following classes of development are exempt from the requirement of obtaining a development permit:
 - The construction of any building or structure for which a building permit has been issued by the municipality prior to the day this Regulation comes into force.
 - 2. The repair or reconstruction of a building or structure damaged or destroyed after the coming into force of this Regulation by causes beyond the control of the owner, provided that where such a building or structure is reconstructed, it is located on the same site as the former building or structure.
 - The maintenance, improvement or other alteration of the interior of a building or structure.
 - 4. The maintenance or renewal of municipal roads.

- The construction, erection, installation, maintenance or renewal, as the case may be, of lanes, sidewalks, curbs, gutters, street signs and street lights on municipal roads.
- The maintenance or renewal of sewers, mains, pipes, cables or other apparatus connected with public utilities, including the breaking open of any street or other land for that purpose.
- Subject to paragraph 8 general agricultural development or any other cultivation of the soil.
- 8. The construction of any building or structure accessory to general agricultural development, other than a dwelling, where the following conditions exist on the completion of the development:

Minimum lot area

50 acres

Minimum front, side and rear yards

250 feet

Lot fronts on a road

Minimum distance of any building or structure from the centre line of a Provincial highway or of a municipal road 300 feet

9. Extensions of single-family dwellings existing on the date this Regulation comes into force where the following conditions exist on the completion of the extension:

Minimum side yard

15 feet on each side

Minimum rear yard

25 feet

No part of the extension projects beyond the original front wall of the dwelling

The height of the extension of the dwelling does not exceed the original height of the dwelling

The space of the extension of the dwelling, as ascertained by external measurement, does not exceed 1,800 cubic feet

10. Extensions of buildings or structures accessory to single-family dwellings which accessory buildings or structures exist on the date this Regulation comes into force, where the following conditions exist on the completion of the extension:

No accessory building or structure or any part thereof is less than three feet from any lot line.

The total area covered by all accessory buildings and structures does not exceed 5 per cent of the lot area, or 500 square feet, whichever is the lesser.

No accessory building or structure exceeds a height of twelve feet.

11. The construction of buildings or structures accessory to single-family dwellings, where the following conditions exist on the completion of the construction:

No accessory building or structure or any part thereof is less than three feet from any lot line.

The total area covered by all accessory buildings and structures does not exceed 5 per cent of the lot area, or 500 square feet, whichever is the lesser.

No accessory building or structure exceeds a height of twelve feet.

- 12. The planting and cultivation of trees or nursery stock.
- 13. The removal on or before the 31st day of December, 1976 of up to 10 per cent of the trees existing on a lot on the date this Regulation comes into force.
- 14. The cutting or other destruction, removal or pruning of trees carried out under the provisions of The Crown Timber Act, The Forestry Act, The Trees Act, The Woodlands Improvement Act, The Conservation Authorities Act and The Municipal Act; or in accordance with programs recommended by the forestry staff of the Ministry of Natural Resources. O. Reg. 453/75, 5.
- 6. This Regulation comes into force on the 10th day of June, 1975. O. Reg. 453/75, s. 6.

Schedule 1

	S	ochequie 1
	By-Law or Regulation Number	MUNICIPALITY
Count	y of Dufferin	Country of Dufferin
	67-50	County of Dufferin
	659	Township of Mono
	Ontario Regulation 233/74	Township of Mono
Count	y of Grey 2078	County of Grey
	2092	County of Grey
	17	Township of Derby
	1400	City of Owen Sound
	Ontario Regulation 292/74	Township of Sarawak
Count	y of Simcoe	
	Regulation 675 of Revised Regulations of Ontario, 1970	Township of Nottawasaga
Region	nal Municipality of Halton	
	1642	Former Town of Burlington, now in the City of Burlington and the Town of Milton
	4000-3	Former Town of Burlington, now in the City of Burlington
	11-69	Former Township of Nassagaweya, now in the Town of Milton
	1965-136	Former Town of Oakville, now in the Town of Milton
	947	The County of Halton, now The Regional Municipality of Halton
Region	nal Municipality of Hamilton-Wentworth	
	1890	Former Township of Ancaster, now in the towns of Ancaster and Dundas
	72-22	Former Township of Beverly, now in the Township of Flamborough
	1964	Former Town of Dundas, now in the Town of Dundas
	1329	Former Township of East Flamborough, now the Township of Flamborough
	1341	Former Township of East Flamborough, now in the Township of Flamborough
	791	Former Village of Waterdown, now in the Township of Flamborough
	2287	Former Township of West Flamborough, now in the Town of Dundas and the Township of Flamborough
	6593	City of Hamilton

2101	THE ON	1AK10 GAZETTE 0. Reg. 455/15
1	By-Law or Regulation Number	MUNICIPALITY
	2175	Former Township of Saltfleet, now in the Town of Stoney Creek
	2347	Former Township of Saltfleet, now in the Town of Stoney Creek
	2505	Former Township of Saltfleet, now in the Town of Stoney Creek
	690	Former Town of Stoney Creek, now in the Town of Stoney Creek
	Ontario Regulation 297/74	Former Township of East Flamborough, now the Township of Flamborough
Regiona	al Municipality of Niagara	
regione	1050	Former Township of North Grimsby, now in the Town of Grimsby
	71-74	Town of Grimsby
	1977-64	Former Township of Niagara, now in the Town of Niagara-on-the-Lake
	62-86	City of St. Catharines
	6609	City of St. Catharines
	64-270	City of St. Catharines
	70-27	City of St. Catharines
	2530-60	Former Township of Stamford, now in the City of Niagara Falls
	2436	Former Town of Thorold, now in the Town of Thorold
	442	Former Township of Thorold, now in the Town of Thorold
Regiona	l Municipality of Peel	
	1096	Former Township of Albion, now in the Town of Caledon
	840	Former Township of Albion, now in the Town of Caledon
	1330	Former Township of Caledon, now in the Town of Caledon
	861	Former Township of Chinguacousy, now in the City of Brampton and the Town of Caledon
		O. Reg. 453/75, Sched. 1.

Regional Municipality of

Hamilton-Wentworth

County of Bruce

Form 1

The Niagara Escarpment Planning and Development Act, 1973

APPLICATION FOR A DEVELOPMENT PERMIT

PLEASE TYPE OR PRINT IN INK AND SEND TO THE NIAGARA ESCARPMENT COMMISSION AT THE OFFICE ASSIGNED TO SERVE YOUR COUNTY OR REGION:

County of Dufferin

Regional Municipality of Niagara	Regional Municipality of Halton	County of Simcoe					
	Regional Municipality of Peel	County of Grey					
166 Main Street West Grinisby, L3M 1P4	232 Guelph Street Georgetown, L7G 4B1	P.O. Box 9 Clarksburg, N0H 1J0					
Telephone (416) 945-9235	Telephone (416) 877-5191	Telephone (416) 599-3340					
ONE APPLICATION FORM MAY SUBDIVISION)	RELATE TO MORE THAN C	ONE SITE, (AS ON A PLAN OF					
F YOU WOULD LIKE MORE INFORMATION OR ASSISTANCE IN COMPLETING THIS APPLICATION FORM PLEASE CONTACT YOUR LOCAL COMMISSION OFFICE.							
1. APPLICANT							
Name:							
Address:							
	Postal CodeTe	elephone Number					
2. AGENT (IF ANY) TO WHOM	CORRESPONDENCE SHOULI	D BE SENT					
Name:							
Address:							
	Postal CodeTo	elephone Number					
3. OWNERSHIP							
The site to which this application	on relates is under separate owners	ship					
approved for severance							
**							
4. LOCATION							
Municipality:	Lot	Concession					
Please attach a location map.							

5.	USE OF PROPERT	Y					
		existing	proposed		exis	ting	proposed
	Residential			Industrial			
	Commercial			Institution	al [
	Agricultural			Other (spec	ify)		
	If residential give number of dwelling units		single-family o semi-detached	etached	duplex row or town hous apartment	se	
6.	CONSTRUCTION D	ETAILS					
	New building	Additio	on 🗆	Alteration	Demolition		
	Floor area		square feet	Number of sto	oreys 🗆		
	Maximum height abo	ve ground:					
	Roof type: Peaked		Flat \square	Other (specify)			
	Exterior wall finishes						
	Brick	Wood [Alun	ninum 🗆	Other (specify)		
	Exterior roof finishes: Asphalt shingle		Other (specify)			
	Exterior colours:						
	Roof	.,		Walls			
7.	SERVICING						
		municipal	private				
	Water supply						
	Sewage disposal						
8.	SITE PLAN						
	Please attach a site pl	an drawn to	scale or labell	ed with dimensions	and showing:		
	Site boundaries, exist or planted, any service					to b	e removed
9.	USE THE SPACE IN SUPPORT OF A						
			• • • • • • • • • • • • • • • • • • • •				
			•••••				

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If the proposed use is in a sensitive part of the Area of Development Control the Commission may ask you to supply additional information.

I CERTIFY THAT THIS STATEMENT IS TRUE AND CORRECT

(signature of owner) and

(signature of applicant if different from owner)

O. Reg. 453/75, Form 1.

DONALD R. IRVINE
Minister of Housing

Dated at Toronto, this 29th day of May, 1975.

(5666)

THE PLANNING ACT

O. Reg. 454/75.

Restricted Areas—County of Simcoe, Township of Tay. Made—May 27th, 1975. Filed—May 29th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 108/75 MADE UNDER THE PLANNING ACT

- Ontario Regulation 108/75 is amended by adding thereto the following sections:
- 33. Notwithstanding any other provision of this Order, each of the parcels of land described in Schedule 5 may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto, provided the following requirements are met:

Maximum lot coverage 15 per cent

Minimum front, side and rear yards

50 feet each, provided that where a parcel abuts land containing a farm building or structure, the minimum front, side and rear yards shall be 100 feet each

Maximum height of all buildings and structures

30 feet

Minimum ground floor area for dwelling

one storey — 1,000 square feet one and one-half storeys or more—750 square feet O. Reg. 454/75, s. 1, part.

34. Notwithstanding any other provision of this Order, the parcel of land described in Schedule 6 may be used for a mobile home park and buildings and structures accessory thereto provided the following requirements are met:

1. The maximum number of mobile home sites

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- 2. Mobile homes shall be permitted only on a mobile home site
- 3. Only one mobile home shall be permitted upon a mobile home site
- 4. Minimum floor area for a mobile home

600 square feet

5. Minimum area for a mobile home site

10,000 square feet where the mobile home situate thereon has a total floor area between 601 square feet and 900 square feet inclusive

12,000 square feet where the mobile home situate thereon has a total floor area between 901 square feet and 1,200 square feet inclusive

O. Reg. 454/75, s. 1, part.

35. Notwithstanding the provisions of section 25, the minimum lot area and the minimum lot frontage for lots in a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1535 shall be as established in the said Plan. O. Reg. 454/75, s. 1, part.

 Schedule 2 of the said Regulation, as remade by section 2 of Ontario Regulation 303/75, is revoked and the following substituted therefor:

Schedule 2

- The lands shown on plans registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as numbers 1437, 1535, 1554 and 1556.
- The lands being composed of Part 3 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-1453.
 Reg. 454/75, s. 2.
 - 3. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 5

- That part of Lot 86 in Concession I in the Township of Tay, being composed of Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-1256.
- That part of Lot 3 in Concession V in the Township of Tay, being composed of Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-3893.
- 3. The lands being composed of part of Lot 84 in Concession I of the Township of Tay, more particularly described as follows:

Beginning at a place in the westerly boundary of the said Lot 84, distant 900 feet from the northwesterly angle of the said Lot;

Thence easterly and parallel with the northerly boundary of the said Lot, a distance of 700 feet to a point;

Thence southerly and parallel to the said westerly boundary a distance of 200 feet to a point;

Thence westerly and parallel to the said northerly boundary a distance of 700 feet to a point in the said westerly boundary;

Thence northerly along the said westerly boundary a distance of 200 feet to the place of beginning. O. Reg. 454/75, s. 3, part.

Schedule 6

The west half of the north half of the east half of Lot 10 in Concession III in the Township of Tay. O. Reg. 454/75, s. 3, part.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 27th day of May, 1975.

(5667)

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THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 455/75.
The Regional Municipality of York,
Town of Vaughan.
Made—May 26th, 1975.
Filed—May 29th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 475/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

- Paragraph iii of section 2 of Ontario Regulation 475/73 is revoked and the following substituted therefor:
- (iii) The west half of lots 2 and 3, the west half and the west half of the east half of Lot 4, the east half of lots 5 and 6, the east quarter of lots 7 and 8, and the easterly 500 feet of Lot 9, all in Concession III, excepting,
 - The land shown on a Plan registered in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number 2468.
 - 2. That parcel of land situate in the Town of Vaughan in The Regional Municipality of York, formerly in the Township of Vaughan in the County of York, being composed of part of Lot 4 in Concession III of the said Town, more particularly described as follows:

Premising that the easterly limit of Keele Street as widened by a Plan filed in the said Land Registry Office as Number 7285 has a bearing of north 10° 03′ 10″ west and governs all bearings herein:

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Beginning at a place in the said easterly limit of Keele Street as widened by the said Plan where it is intersected by the line of an old post and wire fence marking the existing southerly limit of the said Lot 4:

Thence north 10° 03′ 10″ west along that easterly limit 1,221.65 feet to a point;

Thence north 72° 57′ 40″ east being along the southerly limit of the lands described in an Instrument registered in the said Land Registry Office as Number 35486 a distance of 272.82 feet to a point;

Thence north 10° 07′ 10″ west, being along the easterly limit of the lands described in the said Instrument a distance of 150 feet to a point in the line of an old post and wire fence marking the existing northerly limit of the said Lot 4 and the southerly limit of a Plan registered in the said Land Registry Office as Number 2468;

Thence north 72° 57′ 40″ east along the existing northerly limit of the said Lot 4 a distance of 19.13 feet to a point;

Thence north 72° 39′ 30″ east along the said northerly limit and the southerly limit of the said Plan a distance of 2,651.47 feet to the westerly limit of the lands of the Canadian National Railways as expropriated by a plan filed in the said Land Registry Office as Number 6204;

Thence south 8° 14′ 40″ east along that westerly limit a distance of 1,369.94 feet to the southerly limit of the said Lot;

Thence south 72° 31′ 20″ west along that southerly limit a distance of 2,900.15 feet to the place of beginning;

Excepting the lands conveyed to the Ministry of Transportation and Communications, being Part I under a Reference Plan filed in the Land Titles Office for the Land Titles Division of Toronto and York (No. 66) as Number 66R-5376.

W. DARCY McKeough Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 26th day of May, 1975.

(5668)

24

THE ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM ACT

O. Reg. 456/75. General. Made—May 29th, 1975. Filed—May 30th, 1975.

REGULATION MADE UNDER THE ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM ACT

GENERAL

INTERPRETATION

- 1. In this Regulation,
 - (a) "actuarially equivalent" means of equal value according to the actuarial assumptions prescribed by the actuary;
 - (b) "actuary" means the actuary appointed by the Board;
 - (c) "beneficiary" means a beneficiary designated under this Regulation;
 - (d) "contributory earnings" means the earnings of a member on which the contributions under section 9 have been made and have not been refunded;
 - (e) "effective date" means the date upon which an employer commences to participate in the System in respect of both councillors and employees or in respect of either of them, as the case may be, according to the Act and this Regulation;
 - (f) "executive-director" means the executivedirector appointed by the Board;
 - (g) "present value" means an amount that is actuarially equivalent to a payment or payments that become due in the future;
 - (h) "prior service agreement" means an agreement entered into under this Regulation for the provision of benefits in respect of prior service;

- (i) "retire" means retire from service and "retirement" has a corresponding meaning;
- (j) "supplementary agreement" means an agreement entered into under this Regulation for the provision of supplementary benefits. O. Reg. 456/75, s. 1.

MANAGEMENT AND ADMINISTRATION

- 2.—(1) The Board shall be composed of,
 - (a) three officials of the Province of Ontario;
 - (b) two persons who are members of the council of a participating municipality or of a participating local board of a municipality; and
 - (c) six persons who are employees of an employer who has elected to participate in the System, at least two of whom shall be officers of such an employer.
- (2) The members of the Board shall be appointed by the Lieutenant Governor in Council and shall hold office for three years or such lesser period as the Lieutenant Governor in Council may determine and until their successors are appointed.
- (3) If any member of the Board ceases to hold the qualifications necessary for his appointment, he thereupon ceases to be a member of the Board and another eligible person shall be appointed as soon as is practicable and the person so appointed shall hold office for the unexpired portion of the term of the member he replaces.
- (4) A majority of the members of the Board constitutes a quorum.
- (5) The Board shall elect from its members a chairman and a vice-chairman.
- (6) Every cheque issued by the Board shall be signed by the executive-director and an employee designated by the Board and the signatures may be written or mechanically reproduced on the cheques as determined by the Board.
 - (7) The fiscal year of the Board is the calendar year.
- (8) The Board shall forward a copy of the annual report to every participating employer and may furnish a copy to any member upon request. O. Reg. 456/75, s. 2.

DUTIES OF THE EXECUTIVE-DIRECTOR

- 3.—(1) The executive-director,
 - (a) shall maintain the books of account, records and documents of the Board and whatever

- information is necessary for the financial, administrative and actuarial requirements of the Board:
- (b) shall receive, deposit and pay all moneys of the Fund in such manner as the Board directs:
- (c) shall receive, keep safely and deliver all securities of the Fund in such manner as the Board directs:
- (d) may borrow from time to time, as approved by the Board, such sums as are necessary to meet the needs of the Board and may furnish securities of the Fund as security therefor, if required;
- (e) shall determine whether or not a benefit is payable and the amount of a benefit that is payable under this Regulation;
- (f) shall determine, in the case of a disagreement, the date on which a benefit becomes or should have become payable under this Regulation; and
- (g) shall prepare an annual report to the Board on the affairs of the System.
- (2) Any person who considers himself aggrieved by a determination made by the executive-director or by the failure of the executive-director to make a determination under clauses e and f of subsection 1 may appeal to the Board from such determination or failure to make a determination and the decision of the Board is final. O. Reg. 456/75, s. 3.

DUTIES OF THE ACTUARY

4. The actuary shall, at the request of the executive-director, prepare and advise on whatever actuarial calculations, schedules or tables are necessary for the proper administration of the System. O. Reg. 456/75, s. 4.

DUTIES OF THE EMPLOYER

- 5.—(1) All contributions in respect of the earnings of a member shall be paid by the employer to the Board at its office in Toronto on or before the last day of the month next following the month in respect of which the contributions were made.
- (2) When an employer fails to pay to the Board the contributions within the time limited in subsection 1 there shall be charged to the employer one-half of 1 per cent of the amount of the unpaid contributions on the first day of each subsequent month until the total amount due has been paid.

- (3) An employer shall provide the executivedirector with the name, sex, date of birth, marital status, earnings and service of each member and such other information as may be necessary for the administration of the System.
- (4) Every member shall be provided with an explanation, in writing, of the contributions required and of the pension benefits provided under the Act and this Regulation. O. Reg. 456/75, s. 5.

PARTICIPATION BY EMPLOYERS

- **6.**—(1) An employer may participate in the System by submitting an election in writing to the executive-director.
- (2) The effective date with respect to employees or councillors may be the first day of any month within the year in which the executive-director receives the employer's election to participate in the System in respect of such employees or councillors.
- (3) Where an employer has elected to participate in the System a contribution is not payable and shall not be paid under an approved pension plan by or on behalf of an employee who is, or is entitled to be, a member of the System unless the contribution is for the purpose of providing a benefit that is not available under this Regulation. O. Reg. 456/75, s. 6.

MEMBERSHIP

- 7.—(1) Subject to subsections 2 and 3, every employee who is employed on a continuous full-time basis by an employer who has elected to participate in the System,
 - (a) if his employment on such basis commenced before the effective date, is entitled to become a member; and
 - (b) if his employment on such basis commenced on or after the effective date, shall become a member on a day fixed by the employer that is within twelve months after the day on which the employee became employed on a continuous full-time basis.
- (2) If on the effective date the employer is required to make contributions to an approved pension plan under the terms of a bargaining agreement, an employee to whom the agreement applies,
 - (a) if his employment on a continuous fulltime basis commenced before the date the agreement is terminated or before the 1st day of July, 1968, whichever is earlier, is entitled to become a member on or after a day fixed by the employer if 75 per cent of such employees who are under normal retirement age, apply to become members; and

- (b) if his employment on a continuous fulltime basis commenced after the date the agreement is terminated or after the 1st day of July, 1968, whichever is earlier, shall become a member on a day fixed by the employer that is within twelve months after the day on which the employee became employed on a continuous full-time basis.
- (3) If the employer makes contributions to an approved pension plan, an employee, other than an employee referred to in subsection 2, whose employment on a continuous full-time basis commenced before the effective date, is entitled to become a member on or after a day fixed by the employer if 75 per cent of such employees who are under normal refirement age, apply to become members.
- (4) Every employee of an employer who has elected to participate in the System and who is employed on other than a continuous full-time basis is entitled to become a member if the employer approves that such employees should become members and at least 75 per cent of such employees apply to become members.
- (5) The Board may, in any case, determine if an employee is employed on a continuous full-time basis.
- (6) Except where an employee is required to become a member under clause b of subsection 1 or clause b of subsection 2, an employee who is entitled to become a member becomes a member on the first day of the month following the month in which his application is received by the executive-director, provided that the executive-director may at the request of the employer fix an earlier day on which the employee becomes a member but not before the day on which the employee became entitled to be a member or the first day of January in the year in which the application is received by the executive-director, whichever is the later date.
- (7) If a member transfers to the service of another employer, this section and sections 6, 9 and 10 apply as if he had not been a member before his transfer.
- (8) Notwithstanding subsection 7, where two or more employers are amalgamated, the new employer shall be deemed to have elected to participate in the System on the date of the amalgamation in respect of the employees and councillors, if any, of the former employers who were members of the System on the day immediately preceding such date and who are employed by the new employer on such date or are members of the council of the new employer on such date.
- (9) Every councillor of a municipality that has elected to participate in the System in respect of councillors,

- (a) if he became a councillor of the municipality before the effective date with respect to councillors shall become a member on the effective date; and
- (b) if he became a councillor of the municipality after the effective date with respect to councillors, shall become a member on the date on which he becomes a councillor of the municipality. O. Reg. 456/75, s. 7.
- 8. Notwithstanding section 7, every person who, on the 31st day of December, 1965 was contributing to a pension plan established under *The Power Commission Insurance Act* and is employed by an employer who has elected to participate in the System is entitled to become a member on a day fixed by the employer. O. Reg. 456/75, s. 8.

CONTRIBUTIONS BY MEMBERS

- 9.—(1) Every member shall contribute to the Fund by payroll deduction a percentage of his earnings while he is an employee or councillor of an employer who participates in the System.
- (2) The amount of contributions payable by a member under subsection 1 in respect of his earnings in any pay period shall in the case of a member whose normal retirement age is,
 - (a) 65 years, be 5½ per cent of his earnings in the pay period reduced by 1½ per cent of that portion of his earnings in the pay period which if computed on an annual basis would not exceed the Years Maximum Pensionable Earnings as defined in the Canada Pension Plan; or
 - (b) 60 years, be 6½ per cent of his earnings in the pay period reduced by 1½ per cent of that portion of his earnings in the pay period which if computed on an annual basis would not exceed the Years Maximum Pensionable Earnings as defined in the Canada Pension Plan.
- (3) At the option of the employer, the amount of contribution payable by a member under subsection 1 shall, instead of being computed in accordance with subsection 2, for ranges in earnings not exceeding \$10 monthly be computed on the average of the highest and lowest amounts in the range.
- (4) Where a member is receiving a periodic payment under an income replacement plan as defined in subsection 8 in respect of his employment by an employer who has elected to participate in the System, subject to concurrence of the employer having been filed with the executive-director in writing, the member may make a contribution to the Fund in each month while he is receiving such a periodic payment.

- (5) The contribution of a member under subsection 4 shall be calculated as prescribed in subsection 2 based on the member's monthly earnings at the time he commenced to receive a periodic payment under an income replacement plan.
- (6) No contribution may be made by a member under subsection 4 after he attains his normal retirement age or while he is receiving a pension under section 13 or 15.
- (7) Where contributions are made by a member under subsection 4,
 - (a) the employer shall remit to the Fund such contributions together with the amounts required to be contributed by the employer with respect thereto;
 - (b) the earnings and contributory earnings of the member shall, for all purposes of this Regulation, include all amounts with respect to which contributions are made by a member under subsection 4; and
 - (c) for the purposes of this Regulation, during the period when he is in receipt of payments under an income replacement plan, regardless of whether he continues to have the status of an employee with respect to the employer, a member shall be regarded as an employee of the employer.
- (8) For the purposes of this section, "income replacement plan" includes,
 - (a) a disability income plan to which the employer has made a contribution and which is underwritten by an insurance company licensed to do business in Ontario;
 - (b) the provisions for periodic benefits under The Workmen's Compensation Act; and
 - (c) the provisions for periodic benefits in respect of illness under the *Unemployment Insurance Act* (Canada).
- (9) Contributions made by members shall not be withdrawn from the Fund in whole or in part while the member remains an employee or councillor.
- (10) In addition to the contributions payable by a member under this section, the member shall pay into the Fund such special contributions as may be payable by the member under section 10. O. Reg. 456/75, s. 9.

CONTRIBUTIONS BY EMPLOYERS

10.—(1) The Board, on the advice of the actuary, shall from time to time fix,

- (a) the rates to be used to calculate the amount of contributions to be paid into the Fund by an employer in respect of the earnings of members; and
- (b) the special contribution, if any, to be paid into the Fund in respect of the employees of an employer,
 - (i) on whose behalf a contribution has been made to an approved pension plan by the employer, after the 1st day of January, 1969, and
 - (ii) who become members after the 1st day of January, 1969.
- (2) The rates fixed under this section shall be a percentage of the earnings of the members after a date prescribed by the Board and shall be basic rates applicable to all employers,
 - (a) in respect of members whose normal retirement age is sixty-five years; and
 - (b) in respect of members whose normal retirement age is sixty years.
- (3) The special contribution fixed under this section shall be the amount by which the contributions that would have been paid by the employer and the employees in respect of the earnings of the employees for service in the employment of the employer after the 1st day of January, 1969 and before the date on which they become members, plus interest thereon as determined by the Board, exceed the present value of the benefits in respect of such earnings.
- (4) The special contribution fixed under this section is payable by the employer or the employees or by both of them in the proportion agreed to by the employer and a majority of the employees or, failing an agreement, in equal shares.
- (5) The contributions to be paid by the employer to the Fund each month in respect of rates fixed under this section shall be determined by multiplying the monthly earnings of the members by the rates fixed by the Board under this section.
- (6) The special contribution fixed under this section is payable to the Fund on or before the last day of the month next following the month in which the amount of the special contribution is fixed by the Board, or in five equal annual installments commencing in such month, plus interest thereon as determined by the Board, or in such manner as may be agreed upon by the Board and the employer.
- (7) The rates under this section shall be such that, in the opinion of the actuary, the contributions to be paid by the employers, together with.

- (a) the special contributions to be paid under this section;
- (b) the contributions to be paid by the members under section 9; and
- (c) the interest earned on the investments of the Fund,

shall provide for the payment of the benefits and the expenses under this Regulation. O. Reg. 456/75, s. 10.

NORMAL RETIREMENT

- 11.—(1) The normal retirement age of a member is,
 - (a) sixty-five years; or
 - (b) sixty years when a member is a policeman or fireman and the employer files proof acceptable to the executive-director that all policemen or firemen of the employer are entitled to retire at age sixty.
- (2) An employer may at any time change the normal retirement age of a member who is a policeman or fireman from sixty-five years to sixty years by filing proof acceptable to the executive-director that all policemen or firemen of the employer are entitled to retire at age sixty.
- (3) If an employer changes the normal retirement age of a member who is a policeman or fireman from sixty-five to sixty years under subsection 2, on payment into the Fund of a sum of money equal to 2 per cent of the member's contributory earnings plus interest as determined by the Board for the period during which his normal retirement age was sixty-five years, it shall be deemed that the member's normal retirement age was sixty years for his entire period of contributory service, and if the sum of money or any portion thereof is paid by the member, that amount shall be deemed to be a contribution by the member under section 9.
- (4) Where the sum of money referred to in subsection 3 is not paid into the Fund, that portion of the member's pension based on his contributory earnings while his normal retirement age was sixty-five years shall be actuarially reduced on the same basis as an early retirement pension payable under subsection 4 of section 15.
- (5) The normal retirement date of a member is the last day of the month in which the member attains his normal retirement age. O. Reg. 456/75, s. 11.

NORMAL RETIREMENT PENSIONS

12.—(1) Every member who retires on or after his normal retirement date is entitled to receive a pension in respect of his contributory earnings.

- (2) A pension under this section is payable to a member for his life commencing on the first day of the month next following the month of his retirement.
- (3) The annual amount of pension payable to a member under this section is,
 - (a) 2 per cent of his contributory earnings before the 1st day of January, 1968 and 2.2 per cent of his contributory earnings on or after the 1st day of January, 1968, reduced in the same proportion that the contributions of the member are reduced under section 9;
 - (b) 10 per cent of the amount of pension calculated under clause a in respect of the contributory earnings of the member before the 1st day of January, 1971;
 - (c) 5 per cent of the amount of pension calculated under clause a in respect of the contributory earnings of the member before the 1st day of January, 1972, plus 5 per cent of the amount of pension determined under clause b;
 - (d) 5 per cent of the amount of pension calculated under clause a in respect of the contributory earnings of the member before the 1st day of January, 1973, plus 5 per cent of the amount of pension determined under clauses b and c; and
 - (e) 5 per cent of the amount of pension calculated under clause a in respect of the contributory earnings of the member before the 1st day of January, 1974, plus 5 per cent of the amount of pension determined under clauses b, c and d. O. Reg. 456/75, s. 12.

DISABILITY RETIREMENT PENSIONS

- 13.—(1) Every member who retires because of total and permanent disability is entitled to receive a pension in respect of his contributory earnings if he has completed ten years of service.
- (2) A pension under this section is payable to the member for his life, commencing on the first day of the month next following the month of his retirement, and if the member ceases to be totally and permanently disabled before his normal retirement date his pension shall be suspended until,
 - (a) the month in which a pension under section 12 or 15 becomes payable; or
 - (b) the month in which the member again becomes totally and permanently disabled,

- (3) The annual amount of pension payable to a member under this section shall be calculated in the manner prescribed in subsection 3 of section
- (4) A member shall, with the approval of the executive-director, be considered to be totally and permanently disabled as of the date set out in a certificate of a legally qualified medical practitioner appointed by the Board as the date upon which the member became incapable of engaging in gainful employment during the remainder of his life because of mental or physical impairment.
- (5) Every member who is receiving a pension under this section shall, at the request of the executive-director and at the expense of the Fund, submit from time to time to a medical examination by a legally qualified medical practitioner appointed by the Board, but such an examination shall not be required more frequently than once a year and not after the normal retirement date of the member.
- (6) If a member fails within thirty days of a request to submit to a medical examination in accordance with subsection 5, the member shall be deemed not to be totally and permanently disabled.
- (7) Notwithstanding subsection 3, the amount of pension payable to a member in any month before his normal retirement date, under this section, together with any amount of compensation payable to the member with respect to that month under *The Workmen's Compensation Act* shall not exceed 75 per cent of the monthly rate of earnings of the member immediately preceding his retirement.
- (8) A member may appeal to the Board any decision of the executive-director under this section and the decision of the Board is final. O. Reg. 456/75, s. 13.

PENSIONS TO WIDOWS, WIDOWERS OR CHILDREN

- 14.—(1) A pension is payable under this section on the death of a member before or after the commencement of his pension,
 - (a) to the widow or widower of the member, if such widow or widower married the member before the member's pension became payable; and
 - (b) to each child of the deceased member under the age of eighteen years and to each child of the deceased member who is under the age of twenty-one years and who is attending, on a full-time basis, an educational institution of a class determined by the Board, where,
 - (i) at the death of the member there is no widow or widower of the member entitled to receive a pension under this section, or

whichever is the earlier month.

- (ii) the widow or widower of the member who was entitled to a pension under this section has died or remarried.
- (2) A pension payable to a person under this section is payable on the first day of the month next following the month in which the person becomes entitled to the pension and is payable monthly thereafter,
 - (a) to a widow or widower until her or his death or remarriage; and
 - (b) to a child until his death or his eighteenth birthday, or until his twenty-first birthday so long as he is attending an educational institution as provided for in subsection 1.
- (3) The annual amount of pension payable under this section,
 - (a) to a widow or widower shall be one-half of the annual amount of pension determined in accordance with subsection 3 of section 12 in respect of the contributory earnings of the member, but the pension payable to the widow or widower shall be reduced by 21/2 per cent for each complete year that her or his age is more than ten years less than the age of the deceased member and where there are surviving children of the member under the age of eighteen years, or under the age of twenty-one years and attending an educational institution as provided for in subsection 1, such annual amount of pension shall be increased in respect of each such child while he is under the age of eighteen years or under the age of twentyone years and attending an educational institution as provided for in subsection 1, by one-tenth of the annual amount of pension determined in accordance with subsection 3 of section 12 in respect of the contributory earnings of the member, but in no event shall the total amount of such increase exceed 25 per cent of the annual amount of pension determined in accordance with subsection 3 of section 12 in respect of the contributory earnings of the member; and
 - (b) to a child shall be one-half of the annual amount of pension determined in accordance with subsection 3 of section 12, divided by the number of children of the member who are then surviving and are under the age of eighteen years or twenty-one years so long as the child is attending an educational institution as provided for in subsection 1.
- (4) A member may appeal to the Board any decision or determination of the executive-director under this section and the decision of the Board is final.

(5) Where a pension is payable to a child of a deceased member under the age of eighteen years, payment thereof may be made to the person or agency having custody and control of the child, or, where there is no person or agency having such custody and control, to such person or agency as the Board may direct, and, for the purposes of this section, the surviving spouse, if any, of the member, except where the child is living apart from such spouse, shall be deemed, in the absence of any evidence to the contrary, to be the person having such custody and control. O. Reg. 456/75, s. 14.

DEFERRED PENSIONS AND EARLY RETIREMENT PENSIONS

- 15.—(1) If a member ceases to be an employee or councillor of an employer before his normal retirement date the member is entitled to receive a deferred pension in respect of his contributory earnings.
- (2) A deferred pension under this section is payable to a member for his life commencing on the day immediately following his normal retirement date if he is then living.
- (3) The annual amount of deferred pension payable to a member under this section shall be calculated in the manner prescribed in subsection 3 of section 12.
- (4) Where a member has become entitled to a deferred pension under this section, he may in lieu thereof elect to receive an early retirement pension payable for his life, commencing on the first day of any month within the ten-year period before his normal retirement date but after the receipt by the executive-director of the election of the member, in which event the monthly amount of pension payable to the member shall be actuarially equivalent to the benefits otherwise payable to the member under this section. O. Reg. 456/75, s. 15.

OPTIONAL SETTLEMENTS

- 16.—(1) A member may, by written notice to the executive-director, elect in lieu of any pension under section 12 to receive either,
 - (a) an increased annual amount of pension payable during his life until he is entitled to a pension under the Old Age Security Act (Canada) at which time the increased annual amount of pension shall be reduced by the annual amount of his pension under the Old Age Security Act (Canada) which was taken into account in the determination of his increased annual amount of pension; or
 - (b) an annual pension of 2 per cent of his contributory earnings before the 1st day of January, 1968 and 2.2 per cent of his contributory earnings on and after the 1st day of January, 1968 payable during his life until he is entitled to a pension under the

Canada Pension Plan, at which time the pension of the member shall be adjusted to take into account the amount by which the annual amount of pension under this clause has exceeded the amount that would have been payable to the member under section 12.

- (2) For the purposes of this section a member shall be entitled to a pension under the Old Age Security Act (Canada) and under the Canada Pension Plan in the month in which the member would, on submission of a proper application therefor, be entitled to receive a pension under the Old Age Security Act (Canada) and the Canada Pension Plan.
- (3) The amount of pension payable to a member under this section shall be actuarially equivalent to the amount of pension otherwise payable to the member under section 12.
- (4) An election under this section by a member shall not be valid if,
 - (a) the election is made after a pension has become payable to the member;
 - (b) the member commences to receive a pension before his normal retirement date; or
 - (c) the member revokes the election before a pension becomes payable to him. O. Reg. 456/75, s. 16.

PAYMENT OF BENEFITS

- 17.—(1) Pensions are payable in equal monthly instalments, but if the monthly instalment is less than \$10 the executive-director may pay the actuarially equivalent amount in quarterly, half-yearly or yearly instalments.
- (2) Where a member who is in receipt of a pension in respect of his contributory earnings becomes an employee of an employer and is once again required to become a member under clause b of subsection 1 of section 7, the payment of the pension shall be suspended during the period of the employment.
- (3) Where a member who is in receipt of a pension in respect of his contributory earnings becomes a councillor of an employer who has elected to participate in the System in respect of councillors, the payment of the pension shall not be suspended during the period of service as a councillor.
- (4) Notwithstanding subsection 1 of section 18, a member who ceases to be in the service of an employer who has elected to participate in the System in respect of employees or councillors, as the case may be, after he has attained forty-five years of age and after he has completed ten years of continuous service with the employer or ten years of continuous membership in the System may, if his pension commencing on the day immediately

following his normal retirement date is less than \$10 monthly, elect to receive in lieu of his benefits the lump sum amount that is actuarially equivalent to such benefits. O. Reg. 456/75, s. 17.

REFUND OF CONTRIBUTIONS BY MEMBERS

- 18.—(1) On receipt by the executive-director of a written request from the payee the contributions paid into the Fund by a member under section 9, plus interest thereon less the amount of benefits that have been paid in respect of his contributory earnings, shall be paid to,
 - (a) the member, if for reasons other than his death or retirement he ceases to be an employee or councillor of an employer before his normal retirement date but, subject to section 17, the contributions made by the member after the 1st day of January, 1965, shall not be refunded if such cessation occurs after the member has attained the age of forty-five years and has completed ten years of continuous service with the employer or has completed ten years of continuous membership in the System;
 - (b) the widow or widower of the member, if such widow or widower is entitled to a pension under section 14 in respect of the contributory earnings of the member; or
 - (c) the beneficiary of the member, if at any time after the death of the member there is no person who is entitled to receive a pension under section 14 in respect of the contributory earnings of the member.
- (2) If the person designated as the beneficiary of a member is not living, or if no beneficiary has been designated, any amount that would have been payable to the beneficiary under this section is payable to the estate of the member.
- (3) For the purposes of this section, interest on a contribution shall be calculated at the rate of 3 per cent per annum compounded yearly in respect of the completed months from the end of the year in which the contribution was paid into the Fund until the first day of the month in which,
 - (a) the contribution is refunded; or
 - (b) a pension in respect of the contributory earnings of the member has become payable,

whichever is the earlier month. O. Reg. 456/75, s. 18.

ADJUSTMENT OF PENSIONS UNDER PAYMENT

19. The annual amount of pension payable to a person during his lifetime in respect of his contributory earnings or of the contributory earnings of a member shall be determined in accordance with

this Regulation at the commencement of such pension to the person, provided that where such pension became payable to the person before the 1st day of January, 1974, the monthly amount of pension payable to the person,

- (a) during the year 1971, shall be increased by 10 per cent of the monthly amount payable to him during the year 1970;
- (b) during the year 1972, shall be increased by 5 per cent of the monthly amount payable to him during the year 1971;
- (c) on and after the 1st day of January, 1973, shall be increased by 5 per cent of the monthly amount payable to him during the year 1972; and
- (d) on and after the 1st day of January, 1974 shall be increased by 5 per cent of the monthly amount payable to him during the year 1973. O. Reg. 456/75, s. 19.
- 20. Where a retired employee of an employer who has elected to participate in the System or the widow, widower or child of such a retired employee has commenced to receive a pension under section 12, 13, 14 or 15 or under an approved pension plan, the Board, upon receipt of a written application from the employer and of an amount of money sufficient to provide for payment of such additional amount of pension as the Board upon the advice of the actuary may determine, shall pay the additional amount of pension to the retired employee, widow, widower or child pursuant to section 12 or 14. O. Reg. 456/75, s. 20.

PRIOR SERVICE PENSIONS

- 21.—(1) Every employer who has elected to participate in the System may, by by-law or resolution, enter into or amend an agreement with the Board for the payment of benefits from the Fund in respect of the prior service of employees or councillors of the employer who have become members and every such by-law or resolution shall be filed with the executive-director.
- (2) The contributions to the Fund in respect of a member under a prior service agreement may be paid by the member, or by the employer or by either or both of them, and when such a contribution is paid into the Fund, the employer shall stipulate the amount therein that is or is deemed to be a contribution by the member.
- (3) The form and content of a prior service agreement shall be determined by the Board and shall provide,
 - (a) for the payment of pension benefits to or with respect to each member covered thereunder;

- (b) that the payment of such benefits are subject to the same terms and conditions as are prescribed for benefits in respect of contributory earnings in sections 12 to 17; and
- (c) for the payment of refunds of prior service contributions and interest under the same terms and conditions as are prescribed for refunds of contributions under section 18.
- (4) The factors to be used in calculating the amount of pension to be paid in respect of a contribution made under a prior service agreement shall be the factors approved therefor by the Board on the advice of the actuary at the time that the contribution was paid into the Fund.
- (5) The rate of interest on a contribution made under a prior service agreement shall be as determined under the provisions of the agreement.
- (6) The maximum annual pension payable to a member under a prior service agreement is,
 - (a) the amount of pension prescribed in subsection 4 of section 250 of *The Municipal* Act computed on the annual rate of earnings of the member at the date the agreement is entered into;
 - (b) the annual amount of pension payable to the member under the agreement in respect of the contributions and interest at his credit under an approved pension plan and transferred to his credit under the agreement; or
 - (c) the annual amount of pension that would have been payable at his normal retirement age to the member under an approved pension plan if the contributions and interest at his credit thereunder had not been transferred to his credit under the agreement,

whichever is the largest amount, less any pension payable to the member under an approved pension plan. O. Reg. 456/75, s. 21.

TRANSFERS

- 22.—(1) Where a member ceases to be an employee or a councillor before he commences to receive a pension under this Regulation and within three months thereafter becomes a member of,
 - (a) the civil service of Canada or any province of Canada;
 - (b) the civic service of any municipality or the staff of any local board in any province of Canada; or

(c) the staff of any board, commission or public institution established under any Act of Canada or any province,

the executive-director shall, on the written request of the member, authorize the transfer from the Fund of a sum of money, in accordance with the election of the member, that is,

- (d) not less than the contributions made by the member plus any interest thereon; and
- (e) not more than the present value, calculated as of the date of the transfer, of the pension benefits and any other benefits for which contributions were made by the member, or on his behalf by an employer, prior to the termination of his employment,

to any fund or plan maintained to provide pension benefits for members of such civil or civic service or staff of which the employee or councillor has become a member, if the terms of the fund or plan to which the transfer is to be made,

- (f) permit such a transfer; and
- (g) provide that a refund to the member shall include only that portion of the sum transferred that is attributable to contributions made by the member.
- (2) Where a member of,
 - (a) the civil service of Canada or any province of Canada;
 - (b) the civic service of any municipality or local board in any province of Canada; or
 - (c) the staff of any board, commission or public institution established under any Act of Canada or any Province,

becomes a member of the System, and a sum of money at the credit of the member in a superannuation or pension fund or plan maintained for members of such civil or civic service or staff is transferred to the Fund, the sum of money so transferred shall be applied to provide for the payment of benefits to the member, the member's widow, widower, children, beneficiary or estate on the same terms and conditions as are prescribed for benefits in respect of his contributory earnings under sections 12 to 18 and the amount of benefits so payable shall be determined by the actuary using the rate of interest and factors adopted by the Board under subsections 4 and 5 of section 21 for the calculation of an amount of pension.

(3) Where under *The Pension Benefits Act* and the regulations thereunder, an amount of money is transferred into or out of the Fund,

- (a) the amount to be transferred out of the Fund shall be calculated in accordance with subsection 1; and
- (b) the amount transferred into the Fund shall be applied in accordance with subsection 2.
- (4) The Board may enter into an agreement with the person authorized for the purpose under a pension or superannuation plan established under any Act of the Legislature or of the Parliament of Canada or administered under section 15 of the Act, to transfer to or from the Fund a sum of money in respect of a member to whom subsection 1 or 2 is applicable and any such agreement shall prescribe the basis for computing the amount of money to be transferred out of the Fund and the benefits to be granted in respect of moneys transferred into the Fund and such basis and benefit shall be determined by the Board on the advice of the actuary. O. Reg. 456/75, s. 22.

SUPPLEMENTARY BENEFITS

- 23.—(1) Every employer who has elected to participate in the System may, by by-law or resolution, filed with the executive-director, enter into or amend an agreement with the Board for the payment of supplementary benefits from the Fund in respect of all or any class of the employees of the employer, or in respect of the councillors of the employer, who are or become members and a class of employees shall include employees to whom a bargaining agreement applies.
- (2) The contributions to the Fund under a supplementary agreement may be paid by the member or the employer or both of them and the Board on receipt of such contributions shall deposit them in the Fund after making any deduction prescribed in the agreement for the payment of management and administration expenses and the amount so deposited together with interest as determined under the provisions of the agreement shall be held for the payment of supplementary benefits provided under the agreement.
- (3) The factors to be used in calculating the amount of pension to be paid in respect of a contribution made under a supplementary agreement shall be the factors as determined in accordance with the provisions of the agreement.
- (4) Section 18 applies to contributions paid by a member under a supplementary agreement.
- (5) The form and content of a supplementary agreement shall be determined by the Board and shall provide that,
 - (a) a pension to a member shall not be payable unless the payment thereof coincides with the payment of a pension to the member under section 12, 13 or 15;

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- (b) on the death of a member, a pension equal to one-half of the pension payable to the member under the agreement shall be payable to the widow, widower or child of the member, subject to the terms and conditions of the payment of a pension to the widow, widower or child under section 14, provided that the pension payable to a widow or widower under the agreement,
 - (i) shall be reduced by 21/2 per cent for each complete year that her or his age is more than ten years less than the age of the deceased member,
 - (ii) shall be increased by one-fifth in respect of each child of the deceased member who is under the age of eighteen years or under the age of twenty-one years and attending an educational institution as provided for in subsection 1 of section 14, but in no event shall the total amount of such increase exceed 25 per cent of the pension payable to the member under the agreement,

and provided that the pension payable to a child under the agreement where there is more than one such child shall be divided by the number of children of the member who are then surviving and are under the age of eighteen years or under the age of twenty-one years and attending an educational institution as provided for in subsection 1 of section 14; and

- (c) no pension under clause b shall be payable to a widow, widower or child of a member in respect of any amount of pension payable to the member that, under the terms of the supplementary agreement, will cease on the member attaining age sixty-five or on his commencing to receive a pension under the Canada Pension Plan.
- . (6) To the extent that any supplementary agreement does not contain the provisions specified in subsection 5, for the purposes of determining the eligibility of any person for a benefit and of calculating the amount of such benefit, it shall be deemed to do so.
- (7) An early retirement pension in excess of the amount that is actuarially equivalent to his normal retirement pension shall not be payable to a member under a supplementary agreement unless such early retirement occurs after completion of thirty years of service with the employer or if he is declared by the employer to be unable to perform the duties of his employment due to mental or physical incapacity.

(8) The amount of pension payable to a member under this section shall not exceed an amount which together with any other pension payable to the member under this Regulation or under an approved pension plan is equal to the maximum pension payable to an employee under subsection 4 of section 250 of The Municipal Act. O. Reg. 456/75,

PROOF OF AGE

24. The executive-director may from time to time require such proof of the age, retirement, employment, marital status and death of a member, or of a member's widow, widower or children and such proof of the identity of any person as is necessary for the purposes of making a determination under clauses e and f of subsection 1 of section 3. O. Reg. 456/75, s. 24.

DESIGNATION OF BENEFICIARY

25. Every member, by filing a notice with the executive-director, may designate a person as his beneficiary to receive such sums of money as may become payable to his beneficiary under this Regulation and may revoke any such notice and designate another person as his beneficiary. O. Reg. 456 /75, s. 25.

REVOCATIONS

26. Regulation 638 of Revised Regulations of Ontario, 1970 and Ontario Regulations 208/71, 189/72, 392/72, 419/72, 555/73, 636/73, 8/74, 722/74 and 793/74 are revoked. O. Reg. 456/75, s. 26.

(5669)

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THE MILK ACT

O. Reg. 457/75. Grade A Milk-General. Made-May 15th, 1975. Approved-May 28th, 1975. Filed-May 30th, 1975.

REGULATION TO AMEND REGULATION 590 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MILK ACT

- 1. Subsection 1 of section 1 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following clause:
- (da) "inhibitor" means any antibiotic, medicine or chemical preparation which can be detected in milk:

- Subsections 1, 2 and 3 of section 4 of the said Regulation are revoked and the following substituted therefor:
- (1) No producer shall sell or offer for sale milk for human consumption or for processing that,
 - (a) is obtained from a cow,
 - (i) in the period of fifteen days before, or in the period of five days after, parturition, or
 - (ii) to which medicine or an antibiotic has been administered, during the period of medication and for such period following the last treatment as is sufficient to ensure that the milk is free of any medicinal or antibiotic residues;
 - (b) is not sweet and clean;
 - (c) has an objectionable flavour or odour;
 - (d) shows evidence of being watery, flaky, stringy, bloody, thick or adulterated or insanitary;
 - (e) shows evidence of coagulation or casein;
 - (f) contains melted fat;
 - (g) contains any foreign substance, including insects and vermin;
 - (h) has had water added in any form or in any manner;
 - (i) has had any part of the milk-fat removed;or
 - (j) contains any inhibitor. O. Reg. 457/75, s. 2.
 - Section 5 of the said Regulation is revoked.
 Reg. 457/75, s. 3.
 - 4. The heading immediately preceding section 74 of the said Regulation is revoked and the following substituted therefor:

TESTING FOR BACTERIAL CONTENT, ADDED WATER AND INHIBITORS

- 5. Section 74 of the said Regulation is revoked and the following substituted therefor:
- 74.—(1) The milk of every producer,
 - (a) shall be tested at least once in each month,
 - (i) for bacterial content by a plate loop test, and

- (ii) for the presence of inhibitors; and
- (b) may be tested for added water at any time,

at a laboratory approved by the Director.

- (2) The Director shall notify the producer and the marketing board in writing of the results of any tests made under this section. O. Reg. 457/75, s. 5, part.
- 74a.—(1) Where milk of a producer who holds a quota for the marketing of grade A milk is tested under section 74 and is found to contain an inhibitor, a field-man shall place under detention all milk of the producer for such period of time as is necessary to determine that such milk contains no inhibitor.
- (2) Where a field-man places milk under detention under subsection 1, he shall take, and deliver to a laboratory approved by the Director, such samples of milk as are necessary for testing for the presence of an inhibitor.
- (3) Where the testing of a sample under subsection 2 shows the presence of an inhibitor, the field-man shall,
 - (a) notify the producer of the test results;
 - (b) notify the marketing board that the milk from which the sample was taken shall not be marketed;
 - (c) take such steps and make such orders as he considers necessary to ensure that such milk is not used for food, or in the preparation of food, for human consumption; and
 - (d) maintain the detention, sampling and testing of the milk of the producer until such time as the results of the testing show that no inhibitor is present in such milk. O. Reg. 457/75, s. 5, part.
 - Section 75 of the said Regulation, exclusive of the clauses, is revoked and the following substituted therefor:
- 75. The grades for milk, when tested for bacterial content, are,
 - Section 76 of the said Regulation, as amended by section 9 of Ontario Regulation 177/73, is revoked and the following substituted therefor:
- 76.—(1) Where the milk of a producer who holds a quota for the marketing of grade A milk grades 2 or 3 in two of any three consecutive

monthly tests, the producer is, in respect of the milk marketed in the month in which the milk last graded 2 or 3, liable to a penalty of,

- (a) 25 cents per 100 pounds in the case of a first or second penalty; and
- (b) 50 cents per 100 pounds in the case of a third or subsequent penalty,

incurred within any twelve-month period.

- (2) Where in any month the milk of a producer who holds a quota for the marketing of grade A milk is found to contain an inhibitor, the producer is, in respect of the milk marketed in that month, liable to a penalty of,
 - (a) 25 cents per 100 pounds where the presence of the inhibitor is established on the basis of a test made under section 74; and
 - (b) 50 cents per 100 pounds where the presence of the inhibitor is established on the basis of the test prescribed by section 74a.
- (3) Where in any month the milk of a producer who holds a quota for the marketing of grade A milk is tested and found to contain added water, the producer is, in respect of the milk marketed in that month, liable to a penalty of,
 - (a) 25 cents per 100 pounds in the case of a first or second penalty; and
 - (b) 50 cents per 100 pounds in the case of a third or subsequent penalty,

incurred within any twelve-month period.

(4) Any penalty to which a producer is liable in any month under subsection 1, 2 or 3 is in addition to any penalty to which he is liable under any other of the said subsections. O. Reg. 457/75, s. 7, part.

76a.—(1) Where a producer who holds a quota for the marketing of grade A milk becomes liable to a penalty under section 76 in respect of milk marketed in any month,

- (a) the Director shall give notice in writing to the producer and the marketing board of the penalty payable and the method of calculation thereof;
- (b) the producer shall pay the penalty to the marketing board on or before the 15th day of the next following month; and
- (c) the marketing board shall collect the penalty from the producer.

- (2) The marketing board shall,
 - (a) pay the penalties into a fund established for that purpose; and
 - (b) use the fund for the purpose of paying its expenses, carrying out and enforcing the Act and the regulations and carrying out the purposes of The Ontario Milk Marketing Plan. O. Reg. 457/75, s. 7, part.
 - This Regulation comes into force on the first day of June, 1975.
 Reg. 457/75, s. 8.

THE MILK COMMISSION OF ONTARIO:

K. A. McEwen Chairman

J. F. JEWSON
Secretary

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Dated at Toronto, this 15th day of May, 1975.

(5670)

THE MILK ACT

O. Reg. 458/75.
Milk Products.
Made—May 15th, 1975.
Approved—May 28th, 1975.
Filed—May 30th, 1975.

REGULATION TO AMEND REGULATION 600 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MILK ACT

- 1. Section 1 of Regulation 600 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 120/72, is revoked and the following substituted therefor:
- 1. In this Regulation,
 - (a) "concentrated liquid milk" means concentrated milk that is not sterilized in the container in which it is offered for sale;
 - (b) "inhibitor" means any antibiotic, medicine or chemical preparation which can be detected in milk;
 - (c) "marketing board" means The Ontario Milk Marketing Board;

- (d) "plant" means a cheese factory, concentrated milk plant, cream receiving station, creamery, or milk receiving station. O. Reg. 458/75, s. 1.
- Section 64 of the said Regulation, as remade by section 1 of Ontario Regulation 969/74, is revoked and the following substituted therefor:
- **64.**—(1) The milk of every producer whose milk is delivered to a plant,
 - (a) shall be tested at least once in each month.
 - (i) for bacterial content by a plate loop test, and
 - (ii) for the presence of inhibitors; and
 - (b) may be tested for added water at any time,

at a laboratory approved by the Director.

- (2) The Director shall notify the producer and the marketing board in writing of the results of any tests made under this section. O. Reg. 458/75, s. 2, part.
- 64a.—(1) Where milk of a producer is tested under section 64 and is found to contain an inhibitor, a field-man shall place under detention all milk of the producer for such period of time as is necessary to determine that such milk contains no inhibitor.
- (2) Where a field-man places milk under detention under subsection 1, he shall take, and deliver to a laboratory approved by the Director, such samples of milk as are necessary for testing for the presence of an inhibitor.
- (3) Where the testing of a sample under subsection 2 shows the presence of an inhibitor, the field-man shall,
 - (a) notify the producer of the test results;
 - (b) notify the marketing board that the milk from which the sample was taken shall not be marketed;
 - (c) take such steps and make such orders as he considers necessary to ensure that such milk is not used for food, or in the preparation of food, for human consumption; and
 - (d) maintain the detention, sampling and testing of the milk of the producer until such time as the results of the testing show that no inhibitor is present in such milk. O. Reg. 458/75, s. 2, part.

- Section 65 of the said Regulation, as amended by section 17 of Ontario Regulation 176/73 and section 2 of Ontario Regulation 969/74, is revoked and the following substituted therefor:
- 65. Where milk is delivered to a plant by tank truck, the grades for milk, when tested for bacterial content, are,
 - (a) grade 1, for milk that contains less than 100,000 bacteria in a millilitre of the milk;
 - (b) grade 2, for milk that contains not less than 100,000 and not more than 199,999 bacteria in a millilitre of the milk; and
 - (c) grade 3, for milk that contains 200,000 or more bacteria in a millilitre of the milk. O. Reg. 458/75, s. 3.
 - 4. Section 66 of the said Regulation, as remade by section 3 of Ontario Regulation 969/74, exclusive of the clauses, is revoked and the following substituted therefor:
- **66.** Where milk is delivered to a plant other than by tank truck, the grades for milk, when tested for bacterial content, are,
 - 5. Section 67, as remade by section 4 of Ontario Regulation 969/74, and section 68, as amended by section 5 of Ontario Regulation 969/74, of the said Regulation, are revoked and the following substituted therefor:
- 67.—(1) Where the milk of a producer whose milk is delivered to a plant by tank truck grades 3 in three of any five consecutive monthly tests, the producer is, in respect of the milk marketed in the month in which the milk last graded 3, liable to a penalty of,
 - (a) 15 cents per 100 pounds in the case of a first or second penalty; and
 - (b) 30 cents per 100 pounds in the case of a third or subsequent penalty,

incurred within any twelve-month period.

- (2) Where the milk of a producer whose milk is delivered to a plant other than by tank truck grades 4 in three of any five consecutive monthly tests, the producer is, in respect of the milk marketed in the month in which the milk last graded 4, liable to a penalty of,
 - (a) 15 cents per 100 pounds in the case of a first or second penalty; and
 - (b) 30 cents per 100 pounds in the case of a third or subsequent penalty,

incurred within any twelve-month period.

- (3) Where in any month the milk of a producer whose milk is delivered to a plant, is found to contain an inhibitor, the producer is, in respect of the milk marketed in that month, liable to a penalty of,
 - (a) 25 cents per 100 pounds where the presence of the inhibitor is established on the basis of a test made under section 64; and
 - (b) 50 cents per 100 pounds where the presence of the inhibitor is established on the basis of the test prescribed by section 64a.
- (4) Where in any month the milk of a producer whose milk is delivered to a plant, is tested and found to contain added water, the producer is, in respect of the milk marketed in that month, liable to a penalty of,
 - (a) 25 cents per 100 pounds in the case of a first or second penalty; and
 - (b) 50 cents per 100 pounds in the case of a third or subsequent penalty,

incurred within any twelve-month period.

- (5) Any penalty to which a producer is liable in any month under subsection 1, 2, 3 or 4 is in addition to any penalty to which he is liable under any other of the said subsections. O. Reg. 458/75, s. 5, part.
- 68.—(1) Where a producer becomes liable to a penalty under section 67 in respect of milk marketed in any month,
 - (a) the Director shall give notice in writing to the producer and the marketing board of the penalty payable and the method of calculation thereof;
 - (b) the producer shall pay the penalty to the marketing board on or before the 15th day of the next following month; and
 - (c) the marketing board shall collect the penalty from the producer.
 - (2) The marketing board shall,
 - (a) pay the penalties into a fund established for that purpose; and
 - (b) use the fund for the purpose of paying its expenses, carrying out and enforcing the Act and the regulations and carrying out the purposes of The Ontario Milk Marketing Plan. O. Reg. 458/75, s. 5, part.
 - 6. This Regulation comes into force on the first day of June, 1975. O. Reg. 458/75, s. 6.

THE MILK COMMISSION OF ONTARIO:

> KENNETH McEWEN Chairman

> > J. F. JEWSON Secretary

Dated at Toronto, this 15th day of May, 1975.

(5671)

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THE MILK ACT

O. Reg. 459/75. Grade A Milk-Marketing. Made-May 28th, 1975. Filed-May 30th, 1975.

REGULATION TO AMEND REGULATION 591 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MILK ACT

- 1.—(1) Subsection 5b of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by subsection 4 of section 1 of Ontario Regulation 311/75, is revoked and the following substituted therefor:
- (5b) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.60 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 459 /75, s. 1 (1).
 - (2) Subsection 6a of the said section 16, as remade by subsection 5 of section 1 of Ontario Regulation 311 /75, is revoked and the following substituted therefor:
- (6a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.24 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 459/75, s. 1 (2).
 - 2. This Regulation comes into force on the 1st day of June, 1975. O. Reg. 459/75, s. 2.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin Chairman

> H. PARKER Secretary

> > 24

Dated at Toronto, this 28th day of May, 1975. (5672)

THE MILK ACT

O. Reg. 460/75. Industrial Milk—Marketing. Made—May 28th, 1975. Filed—May 30th, 1975.

O. Reg. 460/75

REGULATION TO AMEND REGULATION 593 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MILK ACT

- 1.—(1) Subsection 3a of section 13 of Regulation 593 of Revised Regulations of Ontario, 1970, as remade by subsection 4 of section 1 of Ontario Regulation 312/75, is revoked and the following substituted therefor:
- (3a) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.60 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 460/75, s. 1 (1).
 - (2) Subsection 4a of the said section 13, as remade by subsection 5 of section 1 of Ontario Regulation 312/75, is revoked and the following substituted therefor:
- (4a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.24 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 460/75, s. 1 (2).
 - This Regulation comes into force on the 1st day of June, 1975.
 Reg. 460/75, s. 2.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin

Chairman

H. Parker

. PARKER Secretary

Dated at Toronto, this 28th day of May, 1975.

(5673) 24

THE PLANNING ACT

O. Reg. 461/75.

Restricted Areas—All Lands within the Township of Hallowell in the County of Prince Edward. Made—May 27th, 1975. Filed—May 30th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 326/74 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 326/74 is amended by adding thereto the following section:
- 10. Notwithstanding any other provision of this Order, the land described in Schedule 4 may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto. O. Reg. 461/75, s. 1.
 - The said Regulation is further amended by adding thereto the following Schedule:

Schedule 4

That parcel of land in the Township of Hallowell in the County of Prince Edward, being composed of that part of Lot 5 in Concession I, Military Tract, and being Parts 1 and 2 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Prince Edward (No. 47) as Number 47R-747. O. Reg. 461/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 27th day of May, 1975.

(5674)

34

THE PLANNING ACT

O. Reg. 462/75.

Order made under Section 29a of The Planning Act. Made—May 27th, 1975. Filed—May 30th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of The Planning Act or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of The Planning Act, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Percy in the County of Northumberland, and being composed of part of Lot 6 in Concession XI in the said Township, known as Part 24 as shown on Plan RD 25 for the said Township, together with a right of way with other persons entitled thereto, in, over, along and upon Parts 68, 1 and 13 according to said Plan RD 25. O. Reg. 462/75, s. 1.

DONALD R. IRVINE
Minister of Housing

Dated at Toronto, this 27th day of May, 1975.

(5675)

24



June 21st, 1975

THE ONTARIO GAZETTE

Publications Under The Regulations Act

THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 463/75. Order of the Treasurer. Made-June 2nd, 1975. Filed-June 2nd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 451/75 MADE UNDER THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT, 1973

- 1. Ontario Regulation 451/75 is amended by adding thereto the following section:
- 2. This Regulation comes into force on the 10th day of June, 1975. O. Reg. 463/75, s. 1.

ERIC A. WINKLER for Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

Dated at Toronto, this 2nd day of June, 1975.

(5702)25

THE PLANNING ACT

O. Reg. 464/75.

Restricted Areas-County of Haldimand, Township of Walpole. Made-May 27th, 1975. Filed-June 2nd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 285/73 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 285/73 is amended by adding thereto the following section:

24. Notwithstanding any other provision of this Order, the land described in Schedule 30 may be used for the erection and use thereon of two singlefamily dwellings and buildings and structures accessory thereto, provided the provisions of section 9 and the following requirements are met:

Minimum front yard 50 feet

15 feet Minimum side yard

Minimum rear yard 35 feet

Minimum total floor

1,100 square feet area for each dwelling

Maximum percentage of Lot area occupied by

each dwelling 15 per cent

Maximum height of each dwelling

two and one-half storeys

O. Reg. 464/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 30

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Walpole in the County of Haldimand, being part of Lot 5 in Concession VIII in the said Township, more particularly described as follows:

Bearings herein are assumed to be astronomic and are referred to the northerly limit of that part of the King's Highway known as No. 3 as widened by a Plan deposited in the Land Registry Office for the Registry Division of Haldimand (No. 18) as Number 28651 and the southerly limit of Block F in accordance with a Plan registered in the said Land Registry Office as Number 54;

Commencing at an iron bar defining the northeasterly angle of Lot 36 in accordance with the said Registered Plan;

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Thence north 23° 38′ 50″ east, a distance of 50.54 feet to the line dividing the east and west halves of Lot 5 in Concession VIII the said place being the place of beginning;

Thence north 23° 38′ 50" east, a distance of 240.46 feet to an iron bar planted;

Thence north 66° 21' 10" west, a distance of 190.15 feet to an iron bar planted in the limit between the east and west halves of the said Lot;

Thence south 14° 41′ 20" east along the said limit a distance of 306.56 feet to the place of beginning. O. Reg. 464/75. s. 2.

G. M. FARROW Executive Director. Plans Administration Division. Ministry of Housing

Dated at Toronto, this 27th day of May, 1975.

(5703)

THE PLANNING ACT

O. Reg. 465/75.

Restricted Areas-County of Norfolk, Township of Charlotteville. Made-May 27th, 1975. Filed-Iune 2nd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 286/73 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 286/73 is amended by adding thereto the following section:
- 59. Notwithstanding any other provision of this Order, the lands described in Schedules 59, 60 and 61 may each be used for the erection and use thereon of one additional single-family dwelling and buildings and structures accessory thereto, provided the provisions of section 15 and the following requirements are met:

Minimum front yard 25 feet

Minimum side yard 10 feet

Minimum rear yard 25 feet

Minimum ground floor

area of dwelling 1,000 square feet

Maximum lot coverage

for dwelling 15 per cent

Maximum height of dwelling

two and one-half storeys

O. Reg. 465/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 59

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Charlotteville in the County of Norfolk, being composed of that part of Lot 9 in Concession VIII in the said Township, more particularly described as follows:

Bearings contained herein are referred to those shown on a plan registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 736:

Beginning at the intersection of the westerly limit of the said Lot 9 with the southerly limit of the said Plan 736, the said intersection being distant 17 feet measured on a course of south 30° 35′ 30" east along the westerly limit of the said Lot 9 from the northwest angle of the said Lot;

Thence north 60° 37′ 30" east along the southerly limit of the said Plan 736 a distance of 953.88 feet to an iron bar planted;

Thence south 30° 35′ 30" east a distance of 170.34 feet to an iron bar planted;

Thence north 60° 37′ 30" east a distance of 383.61 feet to an iron bar planted;

Thence north 30° 35′ 30" west a distance of 170.34 feet to the southerly limit of the said Plan;

Thence north 60° 37′ 30" east along the southerly limit of the said Plan a distance of 318.66 feet to the westerly limit of the lands described in an Instrument registered in the said Land Registry Office as Number 282869;

Thence south 61° 35′ 30" east a distance of 201.35 feet to the southwest angle of the lands described in the said Instrument Number 282869:

Thence north 72° 38′ 30″ east along the southerly limit of the lands described in the said Instrument Number 282869 and along the southerly limit of the lands described in an Instrument registered in the said Land Registry Office as Number 262189 a distance of 248.90 feet to the westerly limit of a given road;

Thence south 30° 27' east along the westerly limit of the said given road a distance of 1,764.76 feet to the northeast angle of the land firstly excepted in an Instrument registered in the said Land Registry Office as Number 249133;

Thence south 60° 46' west a distance of 330 feet to the northwest angle of the lands firstly excepted in the said Instrument Number 249133;

Thence south 30° 27′ east a distance of 132 feet to the southwest angle of the lands firstly excepted in the said Instrument Number 249133;

Thence north 60° 46′ east along the lands firstly excepted in the said Instrument Number 249133 a distance of 330 feet to the westerly limit of the said given road;

Thence south 30° 27′ east along the westerly limit of the said given road a distance of 132 feet to a fence defining the limit between the north half and the south half of the said Lot 9;

Thence south 59° 25′ 30″ west along the said fence a distance of 1,996.75 feet to the westerly limit of the said Lot 9:

Thence north 30° 35′ 30″ west a distance of 2,292.95 feet to the place of beginning. O. Reg. 465/75, s. 2, part.

Schedule 60

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Charlotteville in the County of Norfolk, being composed of the southwest quarter of Lot 2 in Concession VI of the said Township. O. Reg. 465/75, s. 2, part.

Schedule 61

That parcel of land situate in the Township of Delhi in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Charlotteville in the County of Norfolk, being composed of the following:

- 1. The southwest quarter of Lot 2 in Concession III of the said Township.
- That part of the south half of Lot 1 in Concession III of the said Township, more particularly described as follows:

Beginning at the southeast angle of the said Lot 1;

Thence south 60° west in a straight line to a point in the southerly limit of the said Lot a distance of 378 feet measured easterly from the southwest angle of the said Lot;

Thence north 30° west and parallel to the westerly limit of the said Lot a distance of 630.63 feet;

Thence south 60° west and parallel to the southerly limit of the said Lot a distance of 378 feet to the westerly limit of the said Lot;

Thence north 30° west along the westerly limit of the said Lot a distance of 679 feet to the southwest angle of the lands described in an

Instrument registered in the Land Registry Office for the Registry Division of Norfolk (No. 37) as Number 191623;

Thence north 60° east along the southerly limit of the lands described in the said Instrument Number 191623 a distance of 132 feet to the southeast angle thereof;

Thence north 30° west along the easterly limit of the lands described in the said Instrument Number 191623 a distance of 165 feet to the northeast angle thereof;

Thence south 60° west along the northerly limit of the lands described in the said Instrument Number 191623 a distance of 132 feet to the westerly limit of the said Lot;

Thence north 30° west along the westerly limit of the said Lot a distance of 824 feet to the northwest angle of the south half of the said Lot;

Thence north 60° east along the line dividing the said Lot into the north and south halves to the northeast angle of the south half of the said Lot;

Thence south 30° east along the easterly limit of the said Lot to the place of beginning. O. Reg. 465/75, s. 2, part.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

25

Dated at Toronto, this 27th day of May, 1975.

(5704)

THE PLANNING ACT

O. Reg. 466/75.
Restricted Areas—County of Norfolk,
Township of Woodhouse.

Made—May 26th, 1975. Filed—June 2nd, 1975.

REGULATION TO AMEND ONTARIO REGULATION 291/73 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 291/73 is amended by adding thereto the following section:
- 34. Notwithstanding any other provision of this Order, the land described in Schedule 31 may be used for the erection and use thereon of one additional single-family dwelling and buildings and

structures accessory thereto, provided the provisions of section 9 and the following requirements are met:

Minimum front yard 50 feet

Minimum side yard 25 feet

Minimum rear yard 50 feet

Maximum area of lot to

be covered by dwelling 15 per cent

Minimum total floor

area for dwelling 1,100 square feet

Maximum height of dwelling

two and one-half storeys

O. Reg. 466/75, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 31

That parcel of land situate in the City of Nanticoke in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Woodhouse in the County of Norfolk, being composed of the following:

- 1. The southwest quarter of Lot 16 in Concession VI of the said Township, containing by admeasurement 50 acres, more or less; and
- 2. The northeast quarter of Lot 16 in Concession V of the said Township, containing by admeasurement 50 acres, more or less. O. Reg. 466/75, s. 2.

G. M. FARROW Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 26th day of May, 1975.

25 (5705)

THE HIGHWAY TRAFFIC ACT

O. Reg. 467/75. Parking.

Made-May 28th, 1975.

Filed—June 3rd, 1975.

REGULATION TO AMEND **REGULATION 421 OF** REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Schedule 2 to Regulation 421 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:
- 8. On the north side of that part of the King's Highway known as No. 2 in the Town of Ajax in The Regional Municipality of Durham beginning at a point situate 260 feet measured westerly from its intersection with the centre line of the roadway known as Church Street and extending easterly therealong for a distance of 480 feet.
- 9. On the south side of that part of the King's Highway known as No. 2 in the Town of Ajax in The Regional Municipality of Durham beginning at a point situate 270 feet measured westerly from its intersection with the centre line of the roadway known as Church Street and extending easterly therealong for a distance of 510 feet.
 - 2. Schedule 3 to the said Regulation is amended by adding thereto the following paragraph:
- 5. That part of the King's Highway known as No. 400 in the Regional Municipality of York beginning at a point situate 50 feet measured northerly from its intersection with the centre line of the King/Vaughan Townline Overpass and extending southerly therealong for a distance of 6,250 feet.
 - 3. Schedule 10 to the said Regulation, as remade by section 1 of Ontario Regulation 159/71, is amended by adding thereto the following paragraph:
- 6. That part of the King's Highway known as the Queen Elizabeth Way in the City of Mississauga in The Regional Municipality of Peel lying between a point situate at its intersection with the westerly limit of the bridge abutment over the waterway known as the Credit River and a point situate 4,000 feet measured westerly from its intersection with the roadway known as Clarkson Road.
 - 4. Schedule 13 to the said Regulation is amended by adding thereto the following paragraphs:
- 11. On the north side of that part of the King's Highway known as No. 17 in the locality of McKerrow in the Township of Baldwin in the Territorial District of Sudbury beginning at a point situate 300 feet measured easterly from its intersection with the easterly limit of the roadway known as Agnew Lake Road and extending westerly therealong for a distance of 380 feet.
- 12. On the north side of that part of the King's Highway known as No. 17 in the locality of McKerrow in the Township of Baldwin in the Territorial District of Sudbury beginning at a point situate 50 feet measured easterly from its intersection with the easterly limit of the roadway known as Spooner Avenue and extending westerly therealong for a distance of 810 feet.

- 5. Schedule 18 to the said Regulation is amended by adding thereto the following paragraph:
- 10. That part of the King's Highway known as No. 7 in the City of Brampton in The Regional Municipality of Peel lying between a point situate 300 feet measured easterly from its intersection with the roadway known as Bramalea Road and a point situate at its intersection with the easterly limit of the roadway known as Dixie Road.
 - 6. Paragraph 2 of Schedule 32 to the said Regulation, as made by section 1 of Ontario Regulation 866/74, is revoked and the following substituted therefor:
- 2. That part of the King's Highway known as No. 8 in the Town of Stoney Creek in The Regional Municipality of Hamilton-Wentworth lying between a point situate at its intersection with the easterly limit of the roadway known as McNeilly Road and a point situate at its intersection with the westerly limit of the roadway known as Lewis Road.
 - 7. Schedule 42 to the said Regulation, as made by section 3 of Ontario Regulation 709/74, is amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 64 in the locality of Noelville in the municipal Township of Cosby, Mason and Martland in the Territorial District of Sudbury beginning at a point situate at its intersection with the easterly limit of that part of the King's Highway known as No. 535 and extending easterly therealong for a distance of 100 feet.
 - 8. The said Regulation is amended by adding thereto the following Schedules:

Schedule 54

HIGHWAY NO. 535

- 1. On the west side of that part of the King's Highway known as No. 535 in the locality of Noelville in the municipal Township of Cosby, Mason and Martland in the Territorial District of Sudbury beginning at a point situate at its intersection with the northerly limit of the roadway known as Notre Dame Street and extending northerly therealong for a distance of 100 feet.
- 2. On the east side of that part of the King's Highway known as No. 535 in the locality of Noelville in the municipal Township of Cosby, Mason and Martland in the Territorial District of Sudbury beginning at a point situate at its intersection with the northerly limit of that part of the King's Highway known as No. 64 and extending northerly therealong for a distance of 100 feet. O. Reg. 467/75, s. 8, part.

Schedule 55

HIGHWAY NO. 35

- 1. That part of the King's Highway known as No. 35 and 115 in the Town of Newcastle in The Regional Municipality of Durham beginning at a point situate at its intersection with the northerly limit of the road allowance between concessions 2 and 3 and extending northerly therealong for a distance of 3,200 feet.
- 2. That part of the King's Highway known as No. 35 and 115 in the Town of Newcastle in The Regional Municipality of Durham beginning at a point situate at its intersection with the northerly limit of the road allowance between concessions 3 and 4 and extending northerly therealong for a distance of 1,500 feet.
- 3. That part of the King's Highway known as No. 35 and 115 in the Town of Newcastle in The Regional Municipality of Durham beginning at a point situate 500 feet measured northerly from its intersection with the northerly limit of the roadway known as Station Street and extending northerly therealong for a distance of 2,000 feet.
- 4. That part of the King's Highway known as No. 35 and 115 in the Town of Newcastle in The Regional Municipality of Durham beginning at a point situate 300 feet measured northerly from its intersection with the northerly limit of the road allowance between concessions 5 and 6 and extending northerly therealong for a distance of 700 feet.
- 5. That part of the King's Highway known as No. 35 and 115 in the Town of Newcastle in The Regional Municipality of Durham beginning at a point situate 300 feet measured southerly from its intersection with the road allowance between concessions 6 and 7 and extending northerly therealong for a distance of 600 feet.
- 6. That part of the King's Highway known as No. 35 and 115 in the Town of Newcastle in The Regional Municipality of Durham beginning at a point situate 1,200 feet measured northerly from its intersection with the northerly limit of the road allowance between concessions 7 and 8 and extending northerly therealong for a distance of 1,100 feet.
- 7. That part of the King's Highway known as No. 35 and 115 in the Town of Newcastle in The Regional Municipality of Durham beginning at a point situate at its intersection with the northerly limit of the road allowance between concessions 8 and 9 and extending southerly therealong for a distance of 1,100 feet. O. Reg. 467/75, s. 8, part.

Schedule 56

HIGHWAY NO. 115

- 1. That part of the King's Highway known as No. 35 and 115 in the Town of Newcastle in The Regional Municipality of Durham beginning at a point situate at its intersection with the northerly limit of the road allowance between concessions 2 and 3 and extending northerly therealong for a distance of 3,200 feet.
- 2. That part of the King's Highway known as No. 35 and 115 in the Town of Newcastle in The Regional Municipality of Durham beginning at a point situate at its intersection with the northerly limit of the road allowance between concessions 3 and 4 and extending northerly therealong for a distance of 1,500 feet.
- 3. That part of the King's Highway known as No. 35 and 115 in the Town of Newcastle in The Regional Municipality of Durham beginning at a point situate 500 feet measured northerly from its intersection with the northerly limit of the roadway known as Station Street and extending northerly therealong for a distance of 2,000 feet.
- 4. That part of the King's Highway known as No. 35 and 115 in the Town of Newcastle in The Regional Municipality of Durham beginning at a point situate 300 feet measured northerly from its intersection with the northerly limit of the road allowance between concessions 5 and 6 and extending northerly therealong for a distance of 700 feet.
- 5. That part of the King's Highway known as No. 35 and 115 in the Town of Newcastle in The Regional Municipality of Durham beginning at a point situate 300 feet measured southerly from its intersection with the road allowance between concessions 6 and 7 and extending northerly therealong for a distance of 600 feet.
- 6. That part of the King's Highway known as No. 35 and 115 in the Town of Newcastle in The Regional Municipality of Durham beginning at a point situate 1,200 feet measured northerly from its intersection with the northerly limit of the road allowance between concessions 7 and 8 and extending northerly therealong for a distance of 1,100 feet.
- 7. That part of the King's Highway known as No. 35 and 115 in the Town of Newcastle in The Regional Municipality of Durham beginning at a point situate at its intersection with the northerly limit of the road allowance between concessions 8 and 9 and extending southerly therealong for a distance of 1,100 feet. O. Reg. 467/75, s. 8, part.

Schedule 57

HIGHWAY NO. 103

1. That part of the King's Highway known as No. 103 in the Township of Tay in the County of Simcoe beginning at a point situate 400 feet measured northerly from its intersection with the

centre line of the road allowance between lots 15 and 16 and extending northerly therealong for a distance of 1,200 feet. O. Reg. 467/75, s. 8, part.

(5706) 25

THE PUBLIC HEALTH ACT

O. Reg. 468/75.

Health Units—General.

Made—May 1st, 1975.

Approved—May 28th, 1975.

Filed—June 3rd, 1975.

REGULATION TO AMEND REGULATION 711 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PUBLIC HEALTH ACT

- Subsection 2 of section 17 of Regulation 711
 of Revised Regulations of Ontario, 1970,
 as remade by section 1 of Ontario Regulation 1/74, is revoked and the following substituted therefor:
- (2) In the year 1974, the unorganized area health unit grant in the case of a health unit mentioned in Column 1 of the Table shall be in the amount set opposite thereto in Column 2.

ITEM	Column 1	Column 2	
1.	Algoma Health Unit	\$ 13,562.77	
2.	Muskoka-Parry Sound Health Unit	52,756.70	
3.	North Bay Health Unit	37,966.03	
4.	Northwestern Health Unit	97,476.61	
5.	Porcupine Health Unit	53,050.01	
6.	Renfrew Health Unit	5,106.84	
7.	Sudbury Health Unit	119,786.90	
8.	Thunder Bay Health Unit	40,123.31	
9.	Timiskaming Health Unit	44,555.33	

O. Reg. 468/75, s. 1.

F. S. MILLER Minister of Health

Dated at Toronto, this 1st day of May, 1975.

(5707) 25

THE CEMETERIES ACT

O. Reg. 469/75. Closings and Removals. Made—May 28th, 1975. Filed—June 3rd, 1975.

REGULATION TO AMEND REGULATION 79 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE CEMETERIES ACT

- Section 2 of Regulation 79 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 796/74, is revoked and the following substituted therefor:
- 2. It is directed that the bodies buried in the cemeteries described in Schedules 18, 19, 21, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32 and 33 be removed. O. Reg. 469/75, s. 1.

(5708) 25

THE OPERATING ENGINEERS ACT

O. Reg. 470/75. General. Made—May 28th, 1975. Filed—June 3rd, 1975.

REGULATION TO AMEND REGULATION 649 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE OPERATING ENGINEERS ACT

- Clause f of section 1 of Regulation 649 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 297/73, is revoked and the following substituted therefor:
 - (f) "qualifying experience" means practical operating experience obtained during regular work periods,
 - (i) in any boiler or compressor installation that is defined as a plant in section 1 of the Act,
 - (ii) in the boiler room and engine room of a steam-driven ship,
 - (iii) under the supervision of the chief operating engineer or chief operator in a guarded plant as defined in this Regulation, or

(iv) in a boiler or compressor installation that is defined as a plant in section 1 of the Act and is not situated in Ontario.

and may include the time spent in performing mechanical maintenance work on the premises on which the plant is situated. R.R.O. 1970, Reg. 649, s. 1; O. Reg. 470/75, s. 1.

- Section 4 of the said Regulation, as remade by section 1 of Ontario Regulation 717/74, is revoked. O. Reg. 470/75, s. 2.
- Section 5 of the said Regulation, as remade by section 2 of Ontario Regulation 297/73 and amended by section 2 of Ontario Regulation 717/74, is revoked and the following substituted therefor:
- **5.**—(1) An applicant for a certificate of qualification as a stationary engineer (fourth class) shall,
 - (a) furnish evidence that he has operated a plant in Ontario for one year under a provisional certificate of qualification as a stationary engineer (fourth class); or
 - (b) furnish evidence of,
 - (i) accreditation in the subjects that comprise the training profile for this class of certificate, and
 - (ii) previous training and experience as prescribed by subsection 2.
- (2) For the purposes of subclause ii of clause b of subsection 1, an applicant shall,
 - (a) furnish evidence from his employer stating that he has had three months qualifying experience in a stationary power plant or a low pressure stationary plant;
 - (b) furnish evidence that he holds a certificate of competency as a third class engineer (steam or with steam endorsement) issued under the authority of the Canada Shipping Act, as amended or re-enacted from time to time; or
 - (c) furnish evidence that he has at least twelve months operating experience on boilers, engines and auxiliaries of naval or merchant ships equipped with boilers. O. Reg. 470/75, s. 3.
 - 4. Section 6 of the said Regulation, as remade by section 2 of Ontario Regulation 84/72 and amended by section 3 of Ontario Regulation 717/74, is revoked and the following substituted therefor:

- 6.—(1) An applicant for a certificate of qualification as a stationary engineer (third class) shall,
 - (a) furnish evidence that he has operated a plant in Ontario for one year under a provisional certificate of qualification as a stationary engineer (third class); or
 - (b) furnish evidence of,
 - (i) accreditation in the subjects that comprise the training profile for this class of certificate, and
 - (ii) previous training and experience as prescribed by subsection 2.
- (2) For the purposes of subclause ii of clause b of subsection 1, an applicant shall,
 - (a) hold a certificate of qualification as a stationary engineer (fourth class) and shall furnish evidence from his employer stating that he has had, in addition to the qualifying experience prescribed by the regulations for a certificate of qualification as a stationary engineer (fourth class), a further twelve months qualifying experience in a stationary power plant or a low pressure stationary plant that is not guarded;
 - (b) hold a certificate of competency as a second class engineer (steam or steam endorsement),
 - (i) issued under the Merchant Shipping Act (Imperial), as amended or reenacted from time to time, or
 - (ii) issued under the Canada Shipping Act, as amended or re-enacted from time to time; or
 - (c) furnish evidence that he has had two years experience on boilers, engines and auxiliaries of naval or merchant ships equipped with boilers. O. Reg. 470/75, s. 4.
 - 5. Section 7 of the said Regulation, as remade by section 2 of Ontario Regulation 84/72, is revoked and the following substituted therefor:
- 7.—(1) An applicant for a certificate of qualification as a stationary engineer (second class) shall,
 - (a) furnish evidence that he has operated a plant in Ontario for one year under a provisional certificate of qualification as a stationary engineer (second class); or
 - (b) furnish evidence of,
 - (i) accreditation in the subjects that comprise the training profile for this class of certificate, and

- (ii) previous training and experience as prescribed by subsection 2.
- (2) For the purpose of subclause ii of clause b of subsection 1, an applicant shall,
 - (a) hold a certificate of qualification as a stationary engineer (third class) and shall furnish evidence from his employer stating that he has had, in addition to the qualifying experience prescribed by the regulations for a certificate of qualification as a stationary engineer (third class), a further eighteen months qualifying experience in a stationary power plant having a Thermhour rating exceeding 134;
 - (b) hold a certificate of competency as a first class engineer (steam or with steam endorsement),
 - (i) issued under the authority of the Merchant Shipping Act (Imperial), as amended or re-enacted from time to time, or
 - (ii) issued under the authority of the Canada Shipping Act, as amended or re-enacted from time to time;
 - (c) hold a certificate of competency as a second class engineer (steam or with steam endorsement),
 - (i) issued under the authority of the Merchant Shipping Act (Imperial), as amended or re-enacted from time to time, or
 - (ii) issued under the authority of the Canada Shipping Act, as amended or re-enacted from time to time,

and has at least one year of qualifying experience in a stationary power plant having a Therm-hour rating exceeding 134; or

- (d) furnish evidence that he,
 - (i) holds an engineering degree conferred by a university in Canada or by a university outside Canada, where the course of study leading to the degree is, in the opinion of the Board, equivalent to that leading to an engineering degree in a university in Canada, and
 - (ii) has had at least twenty-four months of qualifying experience that is approved by the Board for the purpose of this section in a stationary power plant having a Therm-hour rating exceeding 12,000 that is generating electricity for Ontario Hydro. O. Reg. 470/75, s. 5.

- 6. Section 7a of the said Regulation, as made by section 2 of Ontario Regulation 84/72, is revoked and the following substituted therefor:
- 7a.—(1) An applicant for a certificate of qualification as a stationary engineer (first class) shall,
 - (a) furnish evidence of accreditation in the subjects which comprise the training profile for this class of certificate; and
 - (b) furnish evidence of previous training and experience as prescribed by subsection 2.
 - (2) An applicant shall,
 - (a) hold a certificate of qualification as a stationary engineer (second class) and shall furnish evidence from his employer stating that he has had, in addition to the qualifying experience prescribed by the regulations for a certificate of qualification as a stationary engineer (second class), a further thirty months qualifying experience in a stationary power plant and shall have spent not less than,
 - (i) six months of the thirty months in a stationary power plant having a Therm-hour rating in excess of 134, and
 - (ii) twenty-four months of the thirty months in a stationary power plant having a Therm-hour rating in excess of 300;
 - (b) have the qualifications and experience prescribed in clauses b and c of subsection 2 of section 7, and not less than twelve months of qualifying experience in a stationary power plant with a Thermhour rating exceeding 300; or
 - (c) furnish evidence that he,
 - (i) holds an engineering degree conferred by a university in Canada or by a university outside Canada where the course of study leading to the degree is, in the opinion of the Board, equivalent to that leading to an engineering degree in a university in Canada, and
 - (ii) has had at least thirty-six months of qualifying experience that is approved by the Board for the purpose of this section in a stationary power plant with a Therm-hour rating exceeding 12,000 that is generating electricity for Ontario Hydro. O. Reg. 470/75, s. 6.

- Section 14 of the said Regulation, as amended by section 3 of Ontario Regulation 84/72, is revoked and the following substituted therefor:
- 14.—(1) Subject to subsection 2, an applicant for a certificate of qualification who has failed to pass the examination required by the Board may, on payment of the fee prescribed in the Schedule, be re-examined upon presenting himself for his re-examination at a place, date and time appointed by the Board.
- (2) A re-examination under subsection 1 shall not be held within sixty days following the previous examination. O. Reg. 470/75, s. 7.
 - 8. Subsections 2, 3 and 5 of section 15 of the said Regulation, as remade by section 1 of Ontario Regulation 299/72, are revoked and the following substituted therefor:
- (2) A certificate of qualification issued for the first time expires on the second birthday next following of the holder of the certificate.
- (3) A renewal of a certificate of qualification, upon payment of the prescribed fee, shall be valid for a period of two years. O. Reg. 470/75, s. 8, part.
- (5) Where a certificate of qualification has not been renewed within one year of the date of its expiry the certificate shall not be reinstated until the fee prescribed in the Schedule is paid, and the Board is satisfied that the applicant is capable of performing the duties of an operating engineer or operator. O. Reg. 470/75, s. 8, part.
 - 9. Section 23 of the said Regulation is revoked and the following substituted therefor:
- 23. Where the chief officer is satisfied that the plant user has made every effort to acquire the services of a chief operating engineer or a shift engineer and is unsuccessful, the chief officer may authorize the user in writing to operate the plant for a specified time with a temporary chief operating engineer or shift engineer, as the case may be, who holds a certificate of qualification one class lower than that stated on the plant registration certificate. O. Reg. 470/75, s. 9.
 - 10. Items 10 and 11, and item 12 as remade by section 4 of Ontario Regulation 299/72, and item 13 as made by section 9 of Ontario Regulation 297/73, of the Schedule to the said Regulation are revoked and the following substituted therefor:

O. Reg. 470/75

Item No.	Subject	Fee \$
	EXAMINATIONS, RE-EXAMINATIONS AND CERTIFICATES OF QUALIFICATION	
10	On examination for a certificate of qualification* as a,	
	(a) hoisting engineer	7
	(b) steam-hoisting engineer	7
	(c) compressor operator	8
	(d) refrigeration operator (B class)	8
	(e) refrigeration operator (A class)	10
11	On re-examination for a certificate of qualification* as a,	
	(a) hoisting engineer	5
	(b) steam-hoisting engineer	5
	(c) compressor operator	5
	(d) refrigeration operator (B class)	5
	(c) refrigeration operator (A class)	8
	CERTIFICATE OF QUALIFICATION AND RENEWALS	
12	(a) on the issue of a certificate of qualification for a period not greater than two years, 50 cents per month or part thereof but in no case shall the fee exceed \$5 for any period of not more than twelve months or \$10 for a period exceeding twelve months and not more than twenty-four months;	
	(b) on the reclassification of a certificate of qualification	5
	(c) on the renewal of a certificate of qualification	10
	DUPLICATES AND REISSUES OF CERTIFICATE OF QUALIFICATION	
13	On the issue of a duplicate certificate of qualification or the reissue of a certificate of qualification in the case of a legal change of name or reinstatement	5

 Forms 8 and 9 of the said Regulation are revoked. O. Reg. 470/75, s. 11.

THE PUBLIC HOSPITALS ACT

O. Reg. 471/75. Special Grant. Made—May 8th, 1975. Approved—May 28th, 1975. Filed—June 3rd, 1975.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

SPECIAL GRANT

- 1. The Minister may pay a special grant as provincial aid, on or before the 30th day of June, 1975 to each hospital listed in Column 1 of the Schedule in the amount set out opposite thereto in Column 2 of the Schedule. O. Reg. 471/75, s. 1.
- 2. The special grant referred to in section 1 shall be used by each hospital against its unmanageable interest-bearing debt. O. Reg. 471/75, s. 2.

Schedule

COLUMN 1	Column 2	
Hospital	Amount	
Hotel Dieu Hospital, Cornwall	\$113,116	

St. Vincent Hospital, Ottawa 38,162

O. Reg. 471/75, Sched.

F. S. MILLER

Minister of Health

Dated at Toronto, this 8th day of May, 1975.

(5710) 25

THE MENTAL HEALTH ACT

O. Reg. 472/75. Application of Act. Made—May 28th, 1975. Filed—June 4th, 1975.

REGULATION TO AMEND
REGULATION 576 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE MENTAL HEALTH ACT

1.—(1) Items 6, 31 and 44 of Schedule 1 to section 1 of Regulation 576 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 94/72, are revoked and the following substituted therefor:

O. Reg. 472/75

THE ONTARIO GAZETTE

O. Reg. 474/75

2571

6. Brockville

Brockville Psychiatric Hospital (except St. Lawrence Regional Centre)

31. North Bay

North Bay Psychiatric Hospital (except Nipissing Regional Centre)

44. St. Thomas

St. Thomas Psychiatric Hospital (except St. Thomas Adult Rehabilitation & Training Centre)

(2) Item 69 of the said Schedule 1, as remade by section 1 of Ontario Regulation 237/74, is revoked and the following substituted therefor:

69. Whitby

Whitby Psychiatric Hospital (except Durham Centre for the Developmentally Handicapped)

(5711)

25

THE MENTAL HOSPITALS ACT

O. Reg. 473/75. General. Made—May 28th, 1975. Filed—June 4th, 1975.

REGULATION TO AMEND REGULATION 578 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MENTAL HOSPITALS ACT

1.—(1) Items 2, 11 and 17 of section 1 of Regulation 578 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:

2. Brockville

Brockville Psychiatric Hospital (except St. Lawrence Regional Centre) 11. North Bay

North Bay Psychiatric Hospital (except Nipissing Regional Centre)

17. St. Thomas

St. Thomas Psychiatric Hospital (except St. Thomas Adult Rehabilitation & Training Centre)

(2) Item 21 of the said section 1, as remade by section 1 of Ontario Regulation 238/74, is revoked and the following substituted therefor:

21. Whitby

Whitby Psychiatric Hospital (except Durham Centre for the Developmentally Handicapped)

(5712)

25

THE LAND SPECULATION TAX ACT, 1974

O. Reg. 474/75.

Exemption for Certain Transfers of Principal Residence by Separated Spouses or Divorced Persons. Made—May 28th, 1975. Filed—June 4th, 1975.

REGULATION MADE UNDER
THE LAND SPECULATION TAX ACT, 1974

EXEMPTION FOR CERTAIN TRANSFERS OF PRINCIPAL RESIDENCE BY SEPARATED SPOUSES OR DIVORCED PERSONS

- 1. Designated land is exempt from the tax imposed by subsection 1 of section 2 of the Act when,
 - (a) the transferors of the designated land are spouses, who, at the time of the disposition of the designated land are living separate and apart pursuant to the terms of a written separation agreement or persons whose marriage to each other has been dissolved by a decree of a court of competent jurisdiction; and
 - (b) the designated land is, at the time of its disposition, or has been, at any time within the six months immediately preceding the disposition, the principal residence of one of the transferors ordinarily inhabited by him or by him and his children or other dependants, together with land subjacent to the principal residence and land imme-

diately contiguous to such subjacent land to the extent that such subjacent land and the immediately contiguous land do not exceed eleven acres.

O. Reg. 474/75

but where only part of the designated land disposed of is or has been ordinarily inhabited by one of the transferors or by him and his children or other dependants as his principal residence, the exemption conferred by this section applies only to the portion of the taxable value on such disposition that is in the same ratio to the whole of such taxable value as that part of any building that is or has been ordinarily inhabited by such transferor or by him and his children or other dependants as his principal residence is of the whole of the building or buildings included in the designated land so disposed of. O. Reg. 474/75, s. 1.

2. This Regulation shall be deemed to have come into force on the 4th day of July, 1974. O. Reg. 474/75, s. 2.

(5713) 25

THE LOCAL ROADS BOARDS ACT

O. Reg. 475/75.

Establishment of Local Roads Areas. Made—May 20th, 1975. Filed—June 5th, 1975.

REGULATION TO AMEND
REGULATION 571 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE LOCAL ROADS BOARDS ACT

 Schedule 157 to Regulation 571 of Revised Regulations of Ontario, 1970, as remade by section 6 of Ontario Regulation 161/75, is revoked and the following substituted therefor:

Schedule 157

MINAKI LOCAL ROADS AREA

All that portion of unsurveyed territory lying north of the Township of Umbach in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-3000-D3, filed in the office of the Registrar of Regulations at Toronto as Number 1863. O. Reg. 475/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedules:

Schedule 226

WABOS LOCAL ROADS AREA

All those portions of the townships of Shields and Gaudette in the Territorial District of Algoma, shown outlined on Ministry of Transportation and Communications Plan N-1311-1, filed in the office of the Registrar of Regulations at Toronto as Number 1926. O. Reg. 475/75, s. 2, part.

Schedule 227

WEST RIVERSIDE LOCAL ROADS AREA

All that portion of the Township of Owens in the Territorial District of Cochrane, shown outlined on Ministry of Transportation and Communications Plan N-410-A1, filed in the office of the Registrar of Regulations at Toronto as Number 1927. O. Reg. 475/75, s. 2, part.

Schedule 228

STORM BAY LOCAL ROADS AREA

All that portion of the Township of Kirkup in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-498-A1, filed in the office of the Registrar of Regulations at Toronto as Number 1928. O. Reg. 475/75, s. 2, part.

JOHN R. RHODES

Minister of Transportation
and Communications

Dated at Toronto, this 20th day of May, 1975.

(5725) 25

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 476/75.

Sittings of the General Sessions of the Peace and sittings of the County Court for the Judicial District of Niagara South.

Made—June 2nd, 1975. Filed—June 5th, 1975.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

IN THE MATTER OF The General Sessions Act, and of The County Courts Act; and

In The Matter Of the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the Judicial District of Niagara South.

ORDER

WHEREAS the sittings of the Court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the Judicial District of Niagara South are presently scheduled for the 3rd day of November, 1975,

AND WHEREAS it is desirable to hold the said sittings on the 30th day of October, 1975, instead of the 3rd day of November, 1975,

THEREFORE IT IS ORDERED that the sittings of the Court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and the assessment of damages with or without a jury for the Judicial District of Niagara South, shall be held commencing on Thursday, October 30th, 1975.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the Judicial District of Niagara South and in the office of The Clerk of the General Sessions of the Peace for the said District. O. Reg. 476/75.

W. E. C. COLTER
Chief Judge of the County
and District Courts of the Counties
and Districts of Ontario

Dated at the City of Toronto, in The Municipality of Metropolitan Toronto, this 2nd day of June, 1975.

(5726) 25

THE LOCAL ROADS BOARDS ACT

O. Reg. 477/75. Establishment of Local Roads Areas. Made—May 20th, 1975. Filed—June 5th, 1975.

REGULATION TO AMEND
REGULATION 571 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE LOCAL ROADS BOARDS ACT

 Regulation 571 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 229

MINE CENTRE LOCAL ROADS AREA

All those portions of unsurveyed territory lying east of the Township of Farrington in the Territorial

District of Rainy River, shown outlined on Ministry of Transportation and Communications Plan N-5000-B1, filed in the office of the Registrar of Regulations at Toronto as Number 1929. O. Reg. 477/75, s. 1.

JOHN R. RHODES

Minister of Transportation
and Communications

Dated at Toronto, this 20th day of May, 1975.

(5727) 25

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 478/75.

Designations—St. Catharines to Welland (Hwy. 406).

Made—May 28th, 1975.

Filed—June 5th, 1975.

REGULATION TO AMEND
REGULATION 397 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC TRANSPORTATION AND

HIGHWAY IMPROVEMENT ACT

- 1. Section 1 of Regulation 397 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 1. Those portions of the highways or proposed highways, as the case may be, described in the Schedules hereto are designated as controlled-access highways. O. Reg. 478/75, s. 1.
 - 2. Schedule 1 to the said Regulation is revoked and the following substituted therefor:

Schedule 1

In the City of St. Catharines in The Regional Municipality of Niagara being,

- (a) part of,
 - (i) lots 1 and 48,
 - (ii) lots 6 to 12, both inclusive, and
 - (iii) 15-foot widening,

Registered Plan Number 179;

- (b) part of lots,
 - (i) 2802 to 2806, both inclusive,
 - (ii) 2815 to 2821, both inclusive,
 - (iii) 2843 to 2865, both inclusive,

- (iv) 3532 to 3534, both inclusive,
- (v) 10, 49, 70, 71, 72, 79, 80, 81 and 2347,
- (vi) 2518 to 2526, both inclusive,
- (vii) 1 to 9, both inclusive,
- (viii) 1219 to 1223, both inclusive,
- (ix) 1242 to 1246, both inclusive,
- (x) 1255 to 1257, both inclusive, and
- (xi) 1224A, 1259, 1260, 1263, 1265 and 1266,

Corporation Plan Number 2;

- (c) part of lots 1 to 6, both inclusive, Registered Plan Number 161;
- (d) part of,
 - (i) lots 37, 38 and 77, and
 - (ii) Crestcombe Road,

Registered Plan Number 269;

- (e) part of,
 - (i) lots 6 to 9, both inclusive, and
 - (ii) Louth Street,

Registered Plan Number 9;

- (f) part of,
 - (i) Carlisle Street (formerly Chestnut Street),
 - (ii) Glenridge Avenue,
 - (iii) Glenridge Bridge,
 - (iv) St. Paul Crescent.
 - (v) St. Paul Street West.
 - (vi) Hill Street,
 - (vii) Brewery Street,
 - (viii) Norris Place (formerly Ann Street),
 - (ix) Louth Street,
 - (x) Salina Street,
 - (xi) Chace Street,
 - (xii) Downing Street (formerly Geneva Street),

- (xiii) Mill Street,
- (xiv) Westchester Avenue,
- (xv) 4-foot alley adjacent to St. Paul Crescent, and
- (xvi) Lane between lots 2860 and 2865,

Corporation Plan Number 2;

- (g) part of lots 21, 22 and 23 in Concession 5;
- (h) part of lots 1 and 2 in Concession 3;
- (i) part of lots 1 and 2 in Concession 2;
- (j) part of lots 1, 2, 3 and 4 in Concession 1;
- (k) part of Erion Road in lots 1 and 2 in Concession 1; and
- (1) part of the road allowance between,
 - (i) lots 2 and 3 in Concession 1 (Third Street),
 - (ii) concessions 1 and 2,
 - (iii) the townships of Louth and Grantham (First Street),
 - (iv) concessions 2 and 3 (Third Avenue),
 - (v) lots 22 and 23 in Concession 5 (Van Sickle Road),
 - (vi) concessions 5 and 6 (Welland Vale Road), and
 - (vii) lots 20 and 21 in Concession 6 (Louth Street),

and being those portions of the highway shown as PARTS 1 and 2 on Ministry of Transportation and Communications Plan P-5044-20, filed with the Record Services Office of the Ministry of Transportation and Communications, at Toronto, on the 16th day of April, 1975.

4.30 miles, more or less.

O. Reg. 478/75, s. 2.

(5728)

25

THE CHILDREN'S MENTAL HEALTH CENTRES ACT

O. Reg. 479/75.

Application of Act. Made—June 4th, 1975. Filed—June 5th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 32/71 MADE UNDER THE CHILDREN'S MENTAL HEALTH CENTRES ACT

1. Section 1 of Ontario Regulation 32/71, as remade by section 1 of Ontario Regulation 569/74 and amended by section 1 of Ontario Regulation 926/74, section 1 of Ontario Regulation 74/75 and section 1 of Ontario Regulation 196/75, is further amended by adding thereto the following items:

51a. Windsor 1015 Highland Avenue

Children's Achievement Centre

52a. Windsor 2861 Howard Avenue

Windsor Child's Place

2. Item 51a of section 1 of the said Regulation shall be deemed to have come into force on the 1st day of April, 1975. O. Reg. 479/75, s. 2.

(5729)

25

THE MENTAL HEALTH ACT

O. Reg. 480/75. Application of Act. Made-June 4th, 1975. Filed-June 5th, 1975.

REGULATION TO AMEND REGULATION 576 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE MENTAL HEALTH ACT

1. Schedule 4 to section 1 of Regulation 576 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 568/74 and amended by section 1 of Ontario Regulation 927/74, section 1 of Ontario Regulation 75/75 and section 1 of Ontario Regulation 197/75, is further amended by adding thereto the following items:

33a. Windsor 1015 Highland Avenue

Children's Achievement

Centre

35a. Windsor 2861 Howard Avenue

Windsor Child's Place

2. Item 33a of Schedule 4 to section 1 of the said Regulation shall be deemed to have come into force on the 1st day of April, 1975. O. Reg. 480/75, s. 2.

(5730)

25

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 481/75.

Sittings of the General Sessions of the Peace and Sittings of the County Court for the Judicial District of Waterloo.

Made-June 4th, 1975. Filed-June 6th, 1975.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

IN THE MATTER OF The General Sessions Act, and of The County Courts Act; and

IN THE MATTER OF the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the judicial District of Waterloo.

ORDER

IT IS ORDERED that a sittings of the court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury for the Judicial District of Waterloo, shall be held commencing on Tuesday, September 9th, 1975.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the Judicial District of Waterloo and in the office of the Clerk of the General Sessions of the Peace for the said Judicial District. O. Reg. 481/75.

> W. E. C. COLTER Chief Judge of the County and District Courts of the Counties and Districts of Ontario

Dated at the City of Toronto, in The Municipality of Metropolitan Toronto, this 4th day of June, 1975.

(5731)

25

THE EDUCATION ACT, 1974

O. Reg. 482/75.

Permanent Teaching Certificates.

Made—May 22nd, 1975.

Approved—June 4th, 1975.

Filed—June 6th, 1975.

REGULATION TO AMEND
REGULATION 199 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE EDUCATION ACT, 1974

- Subsection 2 of section 2 of Regulation 199
 of Revised Regulations of Ontario, 1970
 is revoked and the following substituted
 therefor:
- (2) An applicant shall not be granted a permanent teaching certificate under this Regulation unless he is recommended therefor by his supervisory officer on the application referred to in subsection 1. O. Reg. 482/75, s. 1.
 - Subclause ii of clause b of section 5 of the said Regulation is revoked and the following substituted therefor:
 - (ii) evidence of at least two years of successful teaching experience, subsequent to the date of his Interim Primary School Specialist's Certificate, in the primary division,
 - Section 6 of the said Regulation is revoked.
 Reg. 482/75, s. 3.
 - 4. Section 7 of the said Regulation is revoked and the following substituted therefor:
 - 7. Where an applicant,
 - (a) complies with the requirements of section 2; and
 - (b) submits to the Deputy Minister,
 - (i) his Interim Elementary School Teacher's Certificate, Standard 1, 2 or 3, and
 - (ii) evidence of at least two years of successful teaching experience, subsequent to the date of his Interim Elementary School Teacher's Certificate, in classes in which such certificate is valid,

the Minister shall grant him a corresponding Permanent Elementary School Teacher's Certificate,

Standard 1, 2 or 3 in Form 8 or Form 10, as the case may be. O. Reg. 482/75, s. 4, part.

- 7a. Where an applicant,
 - (a) complies with the requirements of section 2: and
 - (b) submits to the Deputy Minister,
 - (i) his Interim Elementary School Teacher's Certificate, Standard 4, and
 - (ii) evidence of at least two years of successful teaching experience, subsequent to the date of his Interim Elementary School Teacher's Certificate, in classes in which such certificate is valid.

the Minister shall grant him a Permanent Elementary School Teacher's Certificate, Standard 4 in Form 8a or Form 10a, as the case may be. O. Reg. 482/75, s. 4, part.

- 5. Subclause ii of clause b c section 9 of the said Regulation is revoked and the following substituted therefor:
 - (ii) evidence of at least two years of successful teaching experience, subsequent to the date of his Interim High School Assistant's Certificate, in academic classes of the intermediate division, the senior division, or both,
- 6.—(1) Subclause ii of clause b of subsection 1 of section 10 of the said Regulation is revoked and the following substituted therefor:
 - (ii) evidence of at least two years of successful teaching experience, subsequent to the date of his Interim High School Assistant's Certificate, Type A, in academic classes of the intermediate division, the senior division, or both, in the subject, or one or both of the subjects, named in such certificate,
- (2) Subsection 2 of the said section 10 is revoked. O. Reg. 482/75, s. 6 (2).
- 7. Subclause ii of clause b of section 11 of the said Regulation is revoked and the following substituted therefor:
 - (ii) evidence of at least two years of successful teaching experience, sub-

sequent to the date of his Interim Vocational Certificate, Type B, in a secondary school in the subject named in such certificate,

- Subclause iii of clause b of section 12 of the said Regulation is revoked and the following substituted therefor:
 - (iii) evidence of at least two years of successful teaching experience, subsequent to the date of his Interim Vocational Certificate, Type A, in a secondary school in the subject named in such certificate.
- Section 16 of the said Regulation is revoked and the following substituted therefor:
- 16. Where an applicant submits to the Deputy Minister,
 - (a) his Permanent Elementary School Teacher's Certificate, Standard 1, 2 or 3; and
 - (b) evidence that he holds a degree of Bachelor of Arts or Bachelor of Science from an Ontario University or a degree the Minister considers equivalent thereto,

the Minister shall grant him a Permanent Elementary School Teacher's Certificate, Standard 4 in Form 8a or Form 10a, as the case may be. O. Reg. 482/75, s. 9.

- 10.—(1) Subclause ii of clause b of subsection 1 of section 18 of the said Regulation is revoked and the following substituted therefor:
 - (ii) evidence of at least two years of successful teaching of general subjects of Occupational Education in a secondary school, subsequent to

the date of his Interim Occupational Certificate, Type B (General Subjects),

- (2) Subclause ii of clause b of subsection 2 of the said section 18 is revoked and the following substituted therefor:
 - (ii) evidence of at least two years of successful teaching of practical subjects of Occupational Education in a secondary school, subsequent to the date of his Interim Occupational Certificate, Type B (Practical Subjects),
- 11.—(1) Subclause ii of clause b of subsection 1 of section 19 of the said Regulation is revoked and the following substituted therefor:
 - (ii) evidence of at least two years of successful teaching of general subjects of Occupational Education in a secondary school, subsequent to the date of his Interim Occupational Certificate, Type A (General Subjects),
- (2) Subclause ii of clause b of subsection 2 of the said section 19 is revoked and the following substituted therefor:
 - (ii) evidence of at least two years of successful teaching of practical subjects of Occupational Education in a secondary school, subsequent to the date of his Interim Occupational Certificate, Type A (Practical Subjects),

12. Forms 1 and 2 of the said Regulation are revoked and the following substituted therefor:

Form 1

The Education Act, 1974

APPLICATION FOR A PERMANENT TEACHING CERTIFICATE

To the Deputy Minister:					
Name (Surname first. Where If member of religious of	S	Social Insurance Number			
Address	(street, city or tov	vn and province, p	oostal code)		
Name and Address	of Cohool	1	No	f Fl	
Name and Address	of School		Name o	f Employer	
Certificate app	lied for: (Give su	bject(s) concerned	where applicable)	
My Interim Teaching Certificate Is Enclosed □		My Interim Teaching Certificate Has Been Lost □			
My Country of Birth Is:	My Citize	nship Is:			
Teaching Experience of Applican	t:				
School Name and Address (in full)	Subject(s) Taught	Grade(s)	From (Day, month, year)	To (Day, month, year)	
•					
I hereby apply for the Certificate named above.		I certify that the above statement of teaching experience is correct:			
Date Signature of Applicant		Date	Signature of Principal		
Recommendation of supervisory	officer respecting a	bove application f	or a permanent to	eaching certificate.	
I hereby recommend that:					
☐ a Permanent Certificate be gra	anted.				
☐ a Permanent Certificate not be	granted for the re	ason(s) stated belo	w:		
90.0k. 1	12			7	
	Date	Sig	Signature of Supervisory Officer		
		Nai	ne of Board or Re	egional Office	
	-		0.	Reg. 482/75, s. 12.	

Minister of Education

O. Reg. 482/75, s. 13, part.

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O. Reg. 482/75 THE ONTAR	IO GAZETTE 2579
13. Forms 3 to 18 of the said Regulation, as amended by section 1 of Ontario Regulation 530/72, are revoked and the following sub-	mentary schools and classes where French is the language of instruction.
stituted therefor:	Dated at Toronto, thisday of, 19
Form 3	Number
The Education Act, 1974	Deputy Minister Minister of Education
ERMANENT SECOND CLASS CERTIFICATE	O. Reg. 482/75, s. 13, part.
his is to certify that	
entary schools and classes where English is the nguage of instruction.	Form 6
ated at Toronto, thisday of, 19	The Education Act, 1974
umber	PERMANENT PRIMARY SCHOOL SPECIALIST'S CERTIFICATE
Deputy Minister Minister of Education	This is to certify that, having complied with the regulations made under
O. Reg. 482/75, s. 13, part.	The Education Act, 1974, is hereby granted a Permanent Primary School Specialist's Certificate, valid in the primary division.
Parent A	Dated at Toronto, thisday of, 19
Form 4 The Education Act, 1974	Number
ERMANENT SECOND CLASS CERTIFICATE (FRENCH ONLY)	Deputy Minister Minister of Education
	O. Reg. 482/75, s. 13, part.
his is to certify that, aving complied with the regulations made under	
he Education Act, 1974, is hereby granted a ermanent Second Class Certificate (French only), alid for the teaching of French only, to English-	Form 8
beaking pupils in an elementary school.	The Education Act, 1974
ated at Toronto, thisday of, 19	PERMANENT ELEMENTARY SCHOOL TEACHER'S CERTIFICATE
umber	STANDARD
Deputy Minister Minister of Education	
O. Reg. 482/75, s. 13, part.	This is to certify that, having complied with the regulations made under The Education Act, 1974, is hereby granted a
	Permanent Elementary School Teacher's Certificate, Standard, valid in elementary schools (1, 2 or 3)
Form 5	and classes where English is the language of instruction.
The Education Act, 1974	Dated at Toronto, thisday of, 19
ERMANENT SECOND CLASS CERTIFICATE	Number

Deputy Minister

This is to certify that...., having complied with the regulations made under

The Education Act, 1974, is hereby granted a Permanent Second Class Certificate, valid in ele-

Form 8a

The Education Act, 1974

]	PER	MA	NEN	IT	ELE	MEN	ITA	RY	SCHO	OOL	
TI	EAC	HEI	R'S	CEI	RTH	FICA	TE	STA	NDA	RD	4

This is to certify that...., having complied with the regulations made under *The Education Act, 1974*, is hereby granted a Permanent Elementary School Teacher's Certificate, Standard 4, valid in classes of the primary division, junior division and intermediate division where English is the language of instruction.

Dated at Toronto, this.....day of......, 19...

Number.....

Deputy Minister

Minister of Education

O. Reg. 482/75, s. 13, part.

Form 9

The Education Act, 1974

PERMANENT ELEMENTARY SCHOOL TEACHER'S CERTIFICATE STANDARD.....(FRENCH ONLY) (1, 2, 3 or 4)

This is to certify that...., having complied with the regulations made under The Education Act, 1974, is hereby granted a Permanent Elementary School Teacher's Certificate, Standard.....(French only), valid for the (1, 2, 3 or 4)

teaching of French only, to English-speaking pupils in an elementary school.

Dated at Toronto, this.....day of....., 19...

Number....

Deputy Minister

Minister of Education

O. Reg. 482/75, s. 13, part.

Form 10

The Education Act, 1974

PERMANENT ELEMENTARY SCHOOL TEACHER'S CERTIFICATE STANDARD.....

(1, 2 or 3)

This is to certify that...., having complied with the regulations made under *The Education Act*, 1974, is hereby granted a Permanent Elementary School Teacher's Certificate,

Standard....., valid in elementary schools
(1, 2 or 3)
and classes where French is the language of instruction.

Dated at Toronto, this.....day of....., 19...

Number.....

Deputy Minister Minister of Education
O. Reg. 482/75, s. 13, part.

Form 10a

The Education Act, 1974

PERMANENT ELEMENTARY SCHOOL TEACHER'S CERTIFICATE STANDARD 4

This is to certify that...., having complied with the regulations made under *The Education Act, 1974*, is hereby granted a Permanent Elementary School Teacher's Certificate, Standard 4, valid in classes of the primary division, junior division and intermediate division where French is the language of instruction.

Dated at Toronto, this.....day of........ 19...

Number....

Deputy Minister Minister of Education

O. Reg. 482/75, s. 13, part.

Form 11

The Education Act, 1974

PERMANENT HIGH SCHOOL ASSISTANT'S CERTIFICATE

This is to certify that...., having complied with the regulations made under *The Education Act, 1974*, is hereby granted a Permanent High School Assistant's Certificate, valid for teaching academic subjects in the intermediate division and senior division.

The holder of this certificate was examined in the following subjects:

Dated at Toronto, this.....day of....., 19...

Number.....

Deputy Minister Minister of Education

O. Reg. 482/75, s. 13, part.

Form 1

FORM 12
The Education Act, 1974
HIGH SCHOOL SPECIALIST'S CERTIFICATE
This is to certify that, having complied with the regulations made under The Education Act, 1974, is hereby granted a
High School Specialist's Certificate in, valid for teaching academic subjects in the intermediate division and senior division.
The holder of this certificate was examined in the following subjects:
Dated at Toronto, thisday of, 19
Number
Deputy Minister Minister of Education
O. Reg. 482/75, s. 13, part.
Form 13
The Education Act, 1974
PERMANENT VOCATIONAL CERTIFICATE
This is to certify that, having complied with the regulations made under The Education Act, 1974, is hereby granted a
Permanent Vocational Certificate in

The Education Act, 1974, is hereby granted a Permanent Vocational Certificate in..., valid for teaching this subject in a secondary school.

Dated at Toronto, this.....day of....., 19...

Number......

Deputy Minister

Minister of Education

O. Reg. 482/75, s. 13, part.

Form 14

The Education Act, 1974

VOCATIONAL SPECIALIST'S CERTIFICATE

This is to certify that...., having complied with the regulations made under The Education Act, 1974, is hereby granted a

Vocational Specialist's Certificate in..., valid for teaching this subject in a secondary school.

Dated at Toronto, this.....day of...., 19...

Number.....

Deputy Minister Minister of Education
O. Reg. 482/75, s. 13, part.

Form 15

The Education Act, 1974

PERMANENT OCCUPATIONAL CERTIFICATE (General Subjects)

This is to certify that....., having complied with the regulations made under *The Education Act, 1974*, is hereby granted a Permanent Occupational Certificate (General Subjects), valid for teaching general subjects of Occupational Education in a secondary school.

Dated at Toronto, this.....day of....., 19...

Number.....

Deputy Minister Minister of Education
O. Reg. 482/75, s. 13, part.

Form 16

The Education Act, 1974

PERMANENT OCCUPATIONAL CERTIFICATE (Practical Subjects)

This is to certify that...., having complied with the regulations made under *The Education Act, 1974*, is hereby granted a Permanent Occupational Certificate (Practical Subjects), valid for teaching practical subjects of Occupational Education in a secondary school.

Dated at Toronto, this.....day of....., 19...

Number....

Deputy Minister Minister of Education
O. Reg. 482/75, s. 13, part.

Form 17

The Education Act, 1974

OCCUPATIONAL SPECIALIST'S CERTIFICATE (General Subjects)

This is to certify that...., having complied with the regulations made under *The Education Act, 1974*, is hereby granted an Occupational Specialist's Certificate (General Subjects), valid for teaching general subjects of Occupational Education in a secondary school.

Dated at Toronto, this.....day of....., 19...

Number.....

O. Reg. 482/75, s. 13, part.

Minister of Education

Form 18

The Education Act, 1974

OCCUPATIONAL SPECIALIST'S CERTIFICATE (Practical Subjects)

This is to certify that...., having complied with the regulations made under *The Education Act, 1974*, is hereby granted an Occupational Specialist's Certificate (Practical Subjects), valid for teaching practical subjects of Occupational Education in a secondary school.

Dated at Toronto, this.....day of....., 19...

Number.....

Deputy Minister

Deputy Minister

Minister of Education

O. Reg. 482/75, s. 13, part.

THOMAS L. WELLS Minister of Education

Dated at Toronto, this 22nd day of May, 1975.

(5732)

THE PLANNING ACT

O. Reg. 483/75.

Order made under Section 29a of The Planning Act. Made—June 2nd, 1975. Filed—June 6th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Cavan in the County of Peterborough, formerly in the County of Durham, and being composed of parts of Lots 7 and 8 in Concession VI, being more particularly described as the whole of Lot 98 according to Registrar's Compiled Plan 102 for the Township of Cavan filed in the Land Registry Office for the Registry Division of Port Hope (No. 9) as Number 102. O. Reg. 483/75, s. 1.

DONALD R. IRVINE
Minister of Housing

25

Dated at Toronto, this 2nd day of June, 1975.

(5733)

THE PLANNING ACT

O. Reg. 484/75.

Order made under Section 29a of The Planning Act. Made—June 2nd, 1975. Filed—June 6th, 1975.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 29a OF THE PLANNING ACT

1. A contravention, before the 19th day of March, 1973, of section 29 of *The Planning Act* or a predecessor thereof or of a by-law passed under a predecessor of the said section or of an Order made under clause b of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Mariposa in the County of Victoria, and being composed of part of Lot 1 in Concession A of the said Township, and being Part 13 as shown on Reference Plan deposited in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number RD 200. O. Reg. 484/75, s. 1.

DONALD R. IRVINE
Minister of Housing

Dated at Toronto, this 2nd day of June, 1975.

(5734) 25

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 485/75. Exemption. Made—May 28th, 1975. Filed—June 6th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

EXEMPTION

CONVEYANCES TO DOW CHEMICAL OF CANADA,
LIMITED

- 1. The Minister is authorized to exempt from that part of the tax payable under subsection 2 of section 2 of The Land Transfer Tax Act, 1974 that exceeds the amount of tax that would result if the rates under subsection 1 of the said section 2 were applied, any person who tendered for registration the following conveyances:
 - (a) conveyance dated the 12th day of July, 1974 by which land was conveyed from Richard J. Kuehl and Ina J. Kuehl to The Royal Trust Company as agent for Dow Chemical of Canada, Limited which conveyance was registered as Instrument Number 350917 in the Land Registry Office for the Registry Division of Lambton (No. 25) on the 11th day of July, 1974;
 - (b) conveyance dated the 23rd day of August, 1974 by which land was conveyed from Robert Cookman Elliott and Mary Archibald Elliott to The Royal Trust Company as agent for Dow Chemical of Canada, Limited which conveyance was registered as Instrument Number 354357 in the Land Registry Office for the Registry Division of Lambton (No. 25) on the 19th day of September, 1974;
 - (c) conveyance dated the 26th day of August, 1974 by which land was conveyed from Paul Francis Gauthier and Lucille Cecilia

Gauthier to The Royal Trust Company as agent for Dow Chemical of Canada, Limited which conveyance was registered as Instrument Number 659569 in the Land Registry Office for the Registry Division of Ottawa (No. 4) on the 9th day of September, 1974;

- (d) conveyance dated the 3rd day of September, 1974 by which land was conveyed from Terrance Alexander Meservia and Eileen Meservia to The Royal Trust Company as agent for Dow Chemical of Canada, Limited which conveyance was registered as Instrument Number 170441 in the Land Registry Office for the Registry Division of Thunder Bay (No. 55) on the 6th day of September, 1974;
- (e) conveyance dated the 3rd day of September, 1974 by which land was conveyed from Diane Norma Redford to The Royal Trust Company as agent for Dow Chemical of Canada, Limited which conveyance was registered as Instrument Number 399750 in the Land Registry Office for the Registry Division of Halton (No. 20) on the 27th day of September, 1974. O. Reg. 485/75, s. 1.

(5735)

25

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 486/75. Refund. Made—May 28th, 1975. Filed—June 6th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

REFUND

CONVEYANCE TO INTERNATIONAL MINERALS & CHEMICAL CORPORATION (CANADA) LIMITED

1. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of The Land Transfer Tax Act, 1974 were applied and that was paid in respect of the tender for registration of the conveyance from G. Wayne Siddall and Nancy A. Siddall to International Minerals & Chemical Corporation (Canada) Limited, a non-resident person, which conveyance is dated the 16th day of July, 1974 and was registered as Instrument Number 99779 in the Land Registry Office for the Registry Division of Haldimand (No. 18) on the 1st day of August, 1974. O. Reg. 486/75, s. 1.

(5736)

THE HEALTH INSURANCE ACT. 1972

O. Reg. 487/75. General. Made—June 4th, 1975. Filed—June 6th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

- Subsection 8 of section 36a of Ontario Regulation 323/72, as made by section 2 of Ontario Regulation 889/74, is revoked and the following substituted therefor:
- (8) In addition to the payments under subsections 6 and 7, the General Manager shall pay on behalf of a person who is receiving insured services under this section, an amount determined by the General Manager for the cost of drugs provided to an insured person on the prescription or order of a physician or dentist. O. Reg. 487/75, s. 1.
 - Item 9 of Schedule 7 to the said Regulation, as remade by section 6 of Ontario Regulation 889/74, is revoked. O. Reg. 487/75, s. 2.

(5737) 25

THE HEALTH INSURANCE ACT, 1972

O. Reg. 488/75. General. Made—June 4th, 1975. Filed—June 6th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 323/72 MADE UNDER THE HEALTH INSURANCE ACT, 1972

- 1. Clauses b, c and d of subsection 4 of section 41a of Ontario Regulation 323/72, as made by section 3 of Ontario Regulation 359/75, are revoked and the following substituted therefor:
 - (b) for a drug not designated "OTC" in the Formulary, the amount specified in the Formulary for the unit specified in the Formulary, plus a dispensing fee of not less than \$1.00 and not more than \$2.25;
 - (c) notwithstanding clause b, where product selection is not permitted by the prescriber, the amount specified in the Parcost C.D.I. for the drug prescribed, plus a dispensing fee not less than \$1.00 and not more than \$2.25; or
 - (d) for a drug which is not listed in the Formulary, the cost to the dispensary, plus a dispensing fee not less than \$1.00 and not more than \$2.25. O. Reg. 359/75, s. 3, part; O. Reg. 488/75, s. 1.
- This Regulation shall be deemed to have come into force on the 1st day of April, 1975.
 Reg. 488/75, s. 2.

(5738) 25

Publications Under The Regulations Act

June 28th, 1975

THE PUBLIC HOSPITALS ACT

O. Reg. 489/75. Classification of Hospitals. Made—April 4th, 1975. Approved—May 14th, 1975. Filed—June 9th, 1975.

REGULATION TO AMEND
REGULATION 726 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE PUBLIC HOSPITALS ACT

- Group G Hospitals of the Schedule to Regulation 726 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 61 /71, 436 /71, 146 /72, 176 /72, 513 /72, 41 /74 and 168 /74, is further amended by adding thereto the following item:
- 74. Scarborough

Scarborough General Hospital (Chronic Patients Unit)

> F. S. MILLER Minister of Health

Dated at Toronto, this 4th day of April, 1975.

(5758)

26

THE DENTAL TECHNICIANS ACT

O. Reg. 490/75. General. Made—May 16th, 1975. Approved—June 4th, 1975. Filed—June 9th, 1975.

REGULATION TO AMEND
REGULATION 162 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE DENTAL TECHNICIANS ACT

 Clauses c and d of subsection 1 of section 1 of Regulation 162 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

- (c) he has,
 - (i) served in Ontario as a dental technician in the employment of a dentist or a dental technician for a period of at least four years, or
 - (ii) successfully completed an approved program in dental technology at a College of Applied Arts and Technology of Ontario and has served one year under the supervision of a dentist or a registered dental technician;
- (d) he has passed the examinations of the Board; and
- (e) he has paid the registration fees within one year of successful completion of the Board examinations. R.R.O. 1970, Reg. 162, s. 1 (1); O. Reg. 490/75, s. 1.
- Subsection 2 of section 2 of the said Regulation is revoked and the following substituted therefor:
- (2) A notice referred to in subsection 1 shall be accompanied by an examination fee of \$100. O. Reg. 490 /75, s. 2.
 - 3. Subsection 1 of section 3 of the said Regulation is revoked and the following substituted therefor:
- (1) The secretary-treasurer shall register every dental technician who is eligible for registration, applies in Form 3 and pays a registration fee of \$100. O. Reg. 490/75, s. 3.
 - 4. Subsection 1 of section 4 of the said Regulation, as remade by section 1 of Ontario Regulation 578/72, is revoked and the following substituted therefor:
- (1) A certificate of registration expires if the renewal fee of \$100 is not paid on or before the last day of February in the year following the year in which it was issued or last renewed. O. Reg. 490/75, s. 4.
 - 5. Section 5 of the said Regulation is revoked and the following substituted therefor:

- 5. Where a registration has not been renewed and not more than two consecutive years have passed since the expiration of the registration, the secretary-treasurer shall re-register the dental technician,
 - (a) upon application for re-registration in Form 2; and
 - (b) upon payment of a re-registration fee of \$110. O. Reg. 490/75, s. 5.
 - 6. Section 7 of the said Regulation is revoked and the following substituted therefor:
 - 7.—(1) Every member of the Board,
 - (a) shall be paid a fee of \$75 together with his reasonable travelling and hotel expenses for each day or portion of a day while engaged in attending a meeting of the Board;
 - (b) appointed to investigate any complaint under clause g of subsection 1 of section 3 of the Act or to assist in the conducting of any prosecution shall be paid his reasonable travelling and hotel expenses and such fee as is reasonable not exceeding \$75 a day.
- (2) Every examiner appointed under section 6 shall be paid a fee of,
 - (a) \$75 for each day of the examination; and
 - (b) \$75 for each day or part of a day while attending a meeting of the committee of examiners.

but not to exceed \$300 for each annual examination. O. Reg. 490/75, s. 6.

- 7.—(1) Section 2 of Form 2 to the said Regulation is revoked and the following substituted therefor:
- 2. I enclosed a re-registration fee of \$110.
 - (2) Form 3 to the said Regulation is revoked and the following substituted therefor:

Form 3

The Dental Technicians Act

APPLICATION FOR EXAMINATION AND REGISTRATION

1. I,(print name in full)	
of(address in full)	

hereby make application to the Governing Board of Dental Technicians for the next examination to be conducted by the Board, and, if successful at such examination, for registration as a dental technician.

- 2. Attached to this application are the following:
 - (i) Proof that I am of the full age of twentyone years as appears by certificate (birth, baptism, etc.).
 - (ii) Proof of completion of Grade 12 in Ontario or the equivalent in another jurisdiction.
 - (iii) Proof of service within Ontario as a dental technician under the supervision of a dentist or a registered dental technician for a minimum period of four years; or proof of successful completion of an approved program at a College of Applied Arts and Technology of Ontario and one year of service under the supervision of a registered dental technician.
 - (iv) Cheque payable to the Governing Board of Dental Technicians in the sum of \$100.
 - (v) Two character references.
 - (vi) A recent photograph, passport size.

If I obtain pass standing at the examination I shall remit forthwith to the Board my registration fee of \$100 after receiving notification from the Board.

Dated at	t	this	day o	of	 ,
19					

(signature of applicant)

O. Reg. 490/75, s. 7 (2).

GOVERNING BOARD OF DENTAL TECHNICIANS:

JACK B. RICHARDSON

Chairman

H. LEWIS Vice-Chairman

CHARLES JEWSON Secretary-Registrar

Dated at Toronto, this 16th day of May, 1975.

(5759)

O. Reg. 491/75. Crop Insurance Plan-Hay Seeding Establishment. Made-May 7th, 1975. Approved- June 4th, 1975. Filed-June 9th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 365/74 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- 1. Section 2 of the Schedule to Ontario Regulation 365/74 is revoked and the following substituted therefor:
- 2. The purpose of this plan is to provide insurance against loss arising when the seeding establishment of a hay crop is adversely affected by one or more of the designated perils.
 - 2. Section 9 of the said Schedule is revoked and the following substituted therefor:

COVERAGE

- 9.—(1) Subject to subsections 2 and 3, the maximum coverage provided shall be \$17.50 for each acre sown to hay which fails to establish a reasonable stand.
- (2) Coverage of \$10 per acre is provided for each acre of hay which is overseeded.
- (3) A minimum of 3 acres must be lost or overseeded before any indemnity is payable.
 - 3. Subsection 1 of section 11 of the said Schedule is revoked and the following substituted therefor:
 - (1) The total premium is \$1.60 per acre.
 - 4. —(1) Paragraph 2 of Form 1 of the said Regulation is revoked and the following substituted therefor:
- 2. For the purposes of this plan, a loss shall be deemed to have occurred where, as a result of one or more of the insured perils, 3 acres or more of the insured crop fails to establish a reasonable stand and.
 - (a) is destroyed; or
 - (b) is overseeded.
 - (2) Subparagraph 2 of paragraph 3 of the said Form 1 is revoked and the following substituted therefor:

THE CROP INSURANCE ACT (ONTARIO) (2) Indemnity is payable only in respect of acreage destroyed or overseeded after inspection by the Commission.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER Chairman

RONALD ATKINSON Secretary

Dated at Toronto, this 7th day of May, 1975.

(5760)

26

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 492/75.

Crop Insurance Plan-Onions Grown from Seed. Made-May 6th, 1975. Approved-June 4th, 1975. Filed-June 9th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 366/74 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- 1. Clause a of section 3 of the Schedule to Ontario Regulation 366/74 is revoked. O. Reg. 492/75, s. 1.
- 2. Subsections 1, 2 and 3 of section 9 of the said Schedule are revoked and the following substituted therefor:
- (1) Subject to subsections 2 and 3, the coverage provided under a contract of insurance shall be 60 per cent of the area average yield in bags, as determined by the Commission in respect of the area in which the insured acreage is situate, applied to the total acreage seeded to onions by the insured person in accordance with the regulations.
- (2) The coverage provided under subsection 1 shall be increased by 5 per cent following each consecutive no claim year to a maximum of 70 per cent of the area average yield.
- (3) The coverage provided under subsections 1 and 2 shall be decreased by 5 per cent from the insured level following each consecutive claim year to a minimum of 50 per cent of the area average yield.
 - 3. Section 10 of the said Schedule is revoked and the following substituted therefor:
- 10. For the purposes of this plan, the established price for onions is \$1.80 per bag.

- 4. Subsection 1 of section 12 of the said Schedule is revoked and the following substituted therefor:
- (1) Subject to subsection 2, the total premium is \$44 per acre.
 - 5. Form 1 of the said Regulation is revoked and the following substituted therefor:

Form 1

The Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:
(Surname) (name of person, corporation or partnership and if partnership, names of all partners)
(Given or Christian Names)
(The applicant must be either an owner-operator or a tenant-operator. An operator is one who controls or directs the operation of the farm.)
HOMEFARM
(postal code) (telephone)
applies for crop insurance under <i>The Crop Insurance Act</i> (Ontario) and the regulations and in support of this application the following facts are stated:
1. Contract number, if any:
2. Number of acres: Owned Rented Other
3. Years growing crop(s) applied for:
4. Fertilizer
5. Drainage: Systematic Tiled in low runs Naturally drained Undrained
6. Planting—To be completed by: Own equipment ☐ Shared equipment ☐ Customer operator ☐.
7. Weed Control—To be completed by: Own equipment ☐ Shared equipment ☐ Customer operator ☐.
8. Harvesting—To be completed by: Own equipment ☐ Shared equipment ☐ Customer operator ☐.
9. Full-time farmer: Yes \square No \square If no, state other occupation:
10. Name of Bank:Branch:
11. Type of farming operation:
12. Crop(s) applied for are:

AND/OR E	W CONTRACTS ENDORSEMENTS ONLY.	Note: A prem	BE COMPLETED BY unium deposit of \$15.00 is if Pre-plant coverage n	s required for each		
Crop(s)	No. Acres	Average	Average Farm Yield			
I acknowledge 1	receipt of:					
(a) Deposit pro	emium Pre-plant covera	ge × \$	1.00 = \$	• • • • • • • • • • • • • • • • • • • •		
or						
(b) Deposit pro	emium(s) for crop plans,	(Minimum of \$15.	00 per plan) \$			
	Agent		Agency N	To		
This application	is subject to approval b	y The Crop Insura	nce Commission of Ontai	rio.		
Dated at			(month)	(year)		

6.- (1) Paragraph 3 of Form 2 of the said of Regulation is revoked and the following in

substituted therefor:

STAGE 1

3.—(1) Stage 1 comprises the period from the date on which the planting of acreage to onions is completed to and including the 15th day of June in the crop year.

- (2) When loss or damage occurs in Stage 1, the Commission, upon application therefor in writing by the insured person, may consent in writing to,
 - (a) the replanting of the damaged acreage, provided that the replanting is completed not later than the 15th day of June; or
 - (b) the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage.
- (3) Where damaged acreage in excess of one acre is replanted to onions in accordance with clause a

of subparagraph 2, the Commission shall pay an indemnity of \$180 for each acre replanted and the contract of insurance shall continue to apply to such replanted acreage.

O. Reg. 492/75, s. 5.

- (4) Where the damaged acreage is used for any other purpose or the insured crop is abandoned or destroyed in accordance with clause b of subparagraph 2, the Commission shall pay an indemnity of \$180 per acre and the contract of insurance shall terminate with respect to such acreage.
- (5) Subject to subparagraphs 6 and 7, all claims under this paragraph are subject to a deductible of 5 per cent of the planted acreage.
- (6) The deductible provided under subparagraph 5 shall be increased by 5 per cent following each consecutive year in which a claim is paid under this paragraph to a maximum of 25 per cent.
- (7) The deductible provided under subparagraph 5 shall be decreased by 5 per cent following each consecutive no claim year under this paragraph to a minimum of 5 per cent.

- (8) Notwithstanding any application made in writing by the insured person under this paragraph, the Commission may, where loss or damage occurs in Stage 1, notify the insured person in writing that it intends to terminate the insurance coverage on such damaged acreage and, in such case, no further indemnity shall be payable in respect of the damaged acreage.
 - (2) Subparagraph 1 of paragraph 4 of the said Form 2 is revoked and the following substituted therefor:
- (1) Stage 2 commences on the 16th day of June in the crop year and, with respect to any part of the planted acreage, ends on completion of harvesting.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 6th day of May, 1975.

(5761)

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 493/75.
Crop Insurance Plan—
Onions Grown from Sets.
Made—May 6th, 1975.
Approved—June 4th, 1975.
Filed—June 9th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 367/74

MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- Clause a of section 3 of the Schedule to Ontario Regulation 367/74 is revoked.
 Reg. 493/75, s. 1.
- Subsections 1, 2 and 3 of section 9 of the said Schedule are revoked and the following substituted therefor:
- (1) Subject to subsections 2 and 3, the coverage provided under a contract of insurance shall be 60 per cent of the area average yield in bags, as determined by the Commission in respect of the area in which the insured acreage is situate, applied to the total acreage planted to onions by the insured person in accordance with the regulations.
- (2) The coverage provided under subsection 1 shall be increased by 5 per cent following each consecutive no claim year to a maximum of 70 per cent of the area average yield.
- (3) The coverage provided under subsections 1 and 2 shall be decreased by 5 per cent from the insured level following each consecutive claim year to a minimum of 50 per cent of the area average yield.
 - 3. Section 10 of the said Schedule is revoked and the following substituted therefor:
- 10. For the purposes of this plan, the established price for onions is \$3.25 per bag.
 - 4. Subsection 1 of section 12 of the said Schedule is revoked and the following substituted therefor:
- (1) Subject to subsection 2, the total premium is \$44 per acre.
 - 5. Form 1 of the said Regulation is revoked and the following substituted therefor:

Form 1

The Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

(Surname) (name of person, corporation or partnership and if partnership, names of all partners)

(Given or Christian Names)

(The applicant must be either an owner-operator or a tenant-operator. An operator is one who controls or directs the operation of the farm.)

O. Reg. 493/13	IE ONTARIO GAZETTE	2043
	HOMEFARM	
(postal address)		
(postal code)	(telephone)	
applies for crop insurance under $The\ C$ application the following facts are sta	rop Insurance Act (Ontario) and the regulations ted:	and in support of this
1. Contract number, if any:		
2. Number of acres: Owned	□ Rented □ Other □	
3. Years growing crop(s) applied for	:	
4. Fertilizer		
5. Drainage: Systematic	Tiled in low runs Naturally drained	□ Undrained □
6. Planting—To be completed by: Customer operator □	Own equipment Shared equipment	
7. Weed Control—To be completed Customer operator □.	by: Own equipment Shared equip	ment 🗆
8. Harvesting—To be completed by Customer operator □	: Own equipment Shared equipme	nt 🗆
9. Full-time farmer: Yes	No If no, state other occupation:.	
10. Name of Bank:	Branch:	
11. Type of farming operation:		
12. Crop(s) applied for are:		
FOR NEW CONTRACTS AND/OR ENDORSEMENTS ONLY.	TO BE COMPLETED BY A Note: A premium deposit of \$15.00 is re crop plan, if Pre-plant coverage not	equired for each
Crop(s) No. Acres	Average Farm Yield	Price Option

_ L	

1	aalrnour	lodgo	roccint	of.
1	acknow	ieage	receipt	01:

(a)	Deposit	premium	Pre-plant	coverage_		×	\$1.00	=	\$.	 	 	 	 	 	
					(acres)										

THE ONTARIO GAZETTE

6.—(1) Paragraph 3 of Form 2 of the said Regulation is revoked and the following substituted therefor:

STAGE 1

O. Reg. 493/75

2644

- 3.—(1) Stage 1 comprises the period from the date on which the planting of acreage to onions is completed or the 20th day of March, whichever is the later, to and including the 15th day of May in the crop year.
- (2) When loss or damage occurs in Stage 1, the Commission, upon application therefor in writing by the insured person, may consent in writing to,
 - (a) the replanting of the damaged acreage, provided that the replanting is completed not later than the 15th day of May; or
 - (b) the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage.
- (3) Where damaged acreage in excess of one acre is replanted to onions in accordance with clause a of subparagraph 2, the Commission shall pay an indemnity of \$380 for each acre replanted and the contract of insurance shall continue to apply to such replanted acreage.
- (4) Where the damaged acreage is used for any other purpose or the insured crop is abandoned or destroyed in accordance with clause b of subparagraph 2, the Commission shall pay an indemnity of \$380 per acre and the contract of insurance shall terminate with respect to such acreage.
- (5) Subject to subparagraphs 6 and 7, all claims under this paragraph are subject to a deductible of 5 per cent of the planted acreage.
- (6) The deductible provided under subparagraph 5 shall be increased by 5 per cent following each consecutive year in which a claim is paid under this paragraph to a maximum of 25 per cent.
- (7) The deductible provided under subparagraph 5 shall be decreased by 5 per cent following each consecutive no claim year under this paragraph to a minimum of 5 per cent.

- (8) Notwithstanding any application made in writing by the insured person under this paragraph, the Commission may, where loss or damage occurs in Stage 1, notify the insured person in writing that it intends to terminate the insurance coverage on such damaged acreage and, in such case, no further indemnity shall be payable in respect of the damaged acreage.
 - (2) Subparagraph 1 of paragraph 4 of the said Form 2 is revoked and the following substituted therefor:
- (1) Stage 2 commences on the 16th day of May in the crop year and, with respect to any part of the planted acreage, ends on completion of harvesting.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY Ediger Chairman

O. Reg. 494/75

O. Reg. 493/75, s. 5.

RONALD ATKINSON
Secretary

Dated at Toronto, this 6th day of May, 1975.

(5762)

26

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 494/75.

Crop Insurance Plans—General. Made—May 6th, 1975. Approved—June 4th, 1975. Filed—June 9th, 1975.

REGULATION TO AMEND
REGULATION 156 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

 Regulation 156 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

INSURABLE ACREAGE

6. Unless otherwise provided in any plan, no acreage from which a crop has been harvested during the current crop year shall be eligible for insurance coverage. O. Reg. 494/75, s. 1.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 6th day of May, 1975.

(5764) 26

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 495/75.
Designation of Insurable Crops.
Made—June 4th, 1975.
Filed—June 9th, 1975.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

DESIGNATION OF INSURABLE CROPS

- 1. In this Regulation,
 - (a) "beets" means red beets produced in Ontario,
 - (i) for processing under a contract between a grower and a processor, and
 - (ii) on acreage or for tonnage specified in such contract;
 - (b) "corn" means hybrid corn planted for the purpose of harvesting as corn silage or grain corn, but does not include seed corn or pop-corn;
 - (c) "forage" means the feed for live stock produced from corn, grasses and legumes, and
 - (i) fed as pasture, or
 - (ii) cut and stored as corn silage, hay or hay silage;
 - (d) "grain corn" means shelled corn or ear corn;
 - (e) "green beans" means green beans produced in Ontario.

- (i) for processing under a contract between a grower and a processor, and
- (ii) on acreage specified in such contract;
- (f) "lima beans" means lima beans produced in Ontario,
 - for processing under a contract between a grower and a processor, and
 - (ii) on acreage specified in such contract;
- (g) "mixed grain" means any seed mixture that includes both oats and barley, the combined weight of which equals at least 75 per cent of the total, but the individual weights of either of which do not exceed 75 per cent of the total;
- (h) "onions" means yellow cooking onions grown from seed or sets;
- (i) "peas" means green peas produced in Ontario,
 - (i) for processing under a contract between a grower and a processor, and
 - (ii) on acreage specified in such contract;
- (j) "seed corn" means corn grown under contract with a dealer which is intended for sale on a commercial basis for seed purposes;
- (k) "spring grain" means,
 - (i) oats,
 - (ii) barley,
 - (iii) spring wheat, and
 - (iv) mixed grain;
- (l) "sweet corn" means sweet corn produced in Ontario,
 - (i) for processing under a contract between a grower and a processor, and
 - (ii) on acreage specified in such contract;
- (m) "tomatoes" means tomatoes produced in Ontario,
 - (i) for processing under a contract between a grower and a processor, and
 - (ii) on acreage specified in such contract;

- (n) "wax beans" means wax beans produced in Ontario,
 - (i) for processing under a contract between a grower and a processor,
 - (ii) on acreage specified in such contract. O. Reg. 495/75, s. 1.
- 2. The following agricultural crops are designated as insurable crops:
 - 1. Apples.
 - 2. Beets.
 - 3. Coloured beans.
 - 4. Corn.
 - 5. Forage.
 - 6. Grapes.
 - 7. Green beans.
 - 8. Lima beans.
 - 9. Onions.
 - 10. Peaches.
 - 11. Pears.
 - 12. Peas.
 - 13. Potatoes.
 - 14. Seed corn.
 - 15. Sour cherries.
 - 16. Soybeans.
 - 17. Spring grain.
 - 18. Spring wheat.
 - 19. Sweet cherries.
 - 20. Sweet corn.
 - 21. Tobacco.
 - 22. Tomatoes.
 - 23. Wax beans.
 - 24. White beans.
 - 25. Winter wheat. O. Reg. 495/75, s. 2.
- 3. Ontario Regulations 320/72 and 101/74 are revoked. O. Reg. 495/75, s. 3.

THE PLANNING ACT

O. Reg. 496/75.

Restricted Areas-County of Haldimand, Township of Sherbrooke. Made-May 31st, 1975. Filed-June 9th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 283/73 MADE UNDER THE PLANNING ACT

- 1. Section 33 of Ontario Regulation 283/73, as made by section 1 of Ontario Regulation 982/74, is revoked and the following substituted therefor:
- 33. Notwithstanding any other provision of this Order, each of the lands described in Schedules 3, 4 and 5 may each be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto, provided the provisions of section 15 and the following requirements are met:

Minimum front yard 25 feet

25 feet Minimum side yard

25 feet Minimum rear yard

Maximum height of dwelling

two and one-half storeys

Maximum area of Lot to be occupied by

dwelling 15 per cent

Minimum total floor area of dwelling

1,100 square feet

O. Reg. 496/75, s. 1.

2. The said Regulation is amended by adding thereto the following Schedule:

Schedule 5

That parcel of land situate in the Town of Dunnville in The Regional Municipality of Haldimand-Norfolk, formerly in the Township of Sherbrooke in the County of Haldimand, being composed of part of Lot 15 in Concession II and being Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Haldimand (No. 18) as Number 18R-579. O. Reg. 496 /75, s. 2.

> G. M. FARROW Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 31st day of May, 1975.

THE LOAN AND TRUST CORPORATIONS ACT

O. Reg. 497/75. Approved Trust Companies. Made—June 4th, 1975. Filed—June 10th, 1975.

REGULATION TO AMEND
REGULATION 569 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE LOAN AND TRUST
CORPORATIONS ACT

 Items 1, 7, 9, 16 and 21 of the Schedule to Regulation 569 of Revised Regulations of Ontario, 1970 are revoked. O. Reg. 497/75, s. 1.

(5767)

26

THE CEMETERIES ACT

O. Reg. 498/75. Closings and Removals. Made—June 4th, 1975. Filed—June 10th, 1975.

REGULATION TO AMEND
REGULATION 79 OF
REVISED REGULATIONS OF ONTARIO, 1970
MADE UNDER
THE CEMETERIES ACT

- 1. Section 4 of Regulation 79 of Revised Regulations of Ontario, 1970, as made by section 2 of Ontario Regulation 693/74, is revoked and the following substituted therefor:
- 4. The cemeteries described in Schedules 32 and 33 are exempt from the advertising provisions of section 59 of *The Cemeteries Act.* O. Reg. 498/75, s. 1.

(5768)

26

THE TRAVEL INDUSTRY ACT, 1974

O. Reg. 499/75. General. Made—June 4th, 1975. Filed—June 10th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 367/75 MADE UNDER THE TRAVEL INDUSTRY ACT, 1974 Section 5.02 of Schedule A of Form 11 of Ontario Regulation 367/75 is amended by striking out the first nine lines and inserting in lieu thereof:

"Each Participant who becomes such as of the effective date shall make a minimum initial payment to the Trust Fund of Three Hundred Dollars on behalf of himself and Three Hundred Dollars for each branch office he intends to maintain and each Participant who becomes such or who opens a branch office after the effective date of the establishment of the Trust Fund and Plan shall make such initial payment before or at the time of becoming a Participant".

(5769)

26

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 500/75. Refund. Made—June 4th, 1975. Filed—June 11th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

REFUND

CONVEYANCES TO AMERICAN CAN OF CANADA LIMITED

- 1. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of *The Land Transfer Tax Act, 1974* were applied and that was paid in respect of the tender for registration of the conveyance from Marinos Spourdalakis to American Can of Canada Limited, a non-resident person, which conveyance is dated the 1st day of November, 1974 and was registered as Instrument Number 110650 in the Land Registry Office for the Registry Division of Thunder Bay (No. 55) on the 1st day of November, 1974. O. Reg. 500/75, s. 1.
- 2. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of *The Land Transfer Tax Act, 1974* were applied and that was paid in respect of the tender for registration of the conveyance from Barbara Jeanette Wall to American Can of Canada Limited, a non-resident person, which conveyance is dated the 4th day of November, 1974 and was registered as Instrument Number 110769 in the Land Registry Office for the Registry Division of Thunder Bay (No. 55) on the 8th day of November, 1974. O. Reg. 500/75, s. 2.

(5782)

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 501/75. Exemption. Made—June 4th, 1975. Filed—June 11th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

EXEMPTION

CONVEYANCE TO WARREN BITULITHIC LIMITED IN TRUST FOR ASHLAND OIL CANADA LIMITED

1. The Minister is authorized to exempt from that part of the tax payable under subsection 2 of section 2 of The Land Transfer Tax Act, 1974 that exceeds the amount of tax that would result if the rates under subsection 1 of the said section 2 were applied any person who tendered for registration a conveyance by which the lands were conveyed from George Orbille Oitment, Mechanic, and Helen Oitment, his wife, both of the Township of Asphodel in the County of Peterborough to Warren Bitulithic Limited, a non-resident person and a wholly-owned subsidiary of Ashland Oil Canada Limited, also a non-resident person, in trust for Ashland Oil Canada Limited, which conveyance is dated the 26th day of November, 1974 and was registered as Instrument Number 275230 in the Land Registry Office for the Registry Division of Peterborough on the 9th day of December, 1974. O. Reg. 501/75, s. 1.

(5783)

THE LAND TRANSFER TAX ACT, 1974

O. Reg. 502/75. Refund. Made—June 4th, 1975. Filed—June 11th, 1975.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT, 1974

REFUND

CONVEYANCE TO CONTROL DATA CANADA, LIMITED

1. The Treasurer is authorized to refund that part of the tax paid that is in excess of the amount of tax that would result if the rates under subsection 1 of section 2 of The Land Transfer Tax Act, 1974 were applied and that was paid in respect of the tender for registration of the conveyance from June Porteous to Control Data Canada, Limited, a non-resident person, which conveyance is dated the 26th day of June, 1974 and was registered as Instrument Number 321661 in the Land Registry Office for the Registry Division of Peel (No. 43) on the 5th day of July, 1974. O. Reg. 502/75, s. 1.

(5784) 26

THE ASSESSMENT ACT

O. Reg. 503/75.
Property Income Questionnaire.
Made—June 12th, 1975.
Filed—June 12th, 1975.

26

REGULATION TO AMEND ONTARIO REGULATION 267/74 MADE UNDER THE ASSESSMENT ACT

- 1. Ontario Regulation 267/74 is amended by adding thereto the following section and Form:
- 2. Notwithstanding section 1, a property income questionnaire under subsection 1 of section 14 of the Act for use in the assessment of hotels and motels shall be in Form 2. O. Reg. 503/75, s. 1, part.

Form 2

The Assessment Act

HOTEL/MOTEL INFORMATION QUESTIONNAIRE

INSTRUCTIONS

A. The provisions of *The Assessment Act*, R.S.O. 1970, c. 32, require that the form be completed and returned within ten days after receipt of this form. The form must be returned to the Assessment Commissioner or Assessor at the address shown opposite.

Name	
Mailing Address	
Title	Telephone No.

B. Only to be answered if portion of premises occupied by business tenants. Please return with this completed form, a SCHEDULE OF OCCUPANTS as of the date this form is received, showing the following information: name of tenant, locations of tenant within the building, total area occupied by tenant, date of lease, terms of lease including renewal options, rent, including parking, all additional income data relating to overages, escalator payments, common area maintenance charges and any other charges recovered from the tenant, location and area of vacant units.

C. PARTICULARS TO BE FURNISHED BY OWNER

Name of Owner	Assessment Roll No.
Mailing Address	Property Address

PART 1: DESCRIPTIVE DATA (Please check)

Type(s) of Liqu	nor Licence(s) Held:	Charges Incl./Not Incl. in Room Rates:	Recreational Facilities	Length of Hotel/Motel Season
☐ Full Year	☐ Dining Lounge	1. Telephone— Incl.	□ Pool	☐ Full Year
☐ Seasonal	☐ Dining Room	□ Not Incl.	□ Gym	☐ Seasonal
None	☐ Lounge	Amount/Room \$	☐ Sauna	
	☐ Public Lounge	2. Parking— [] Incl.	☐ Shuffle Bd.	
	☐ Club	□ Not Incl.	☐ Tennis	
	Y THE STATE OF THE	Amount/Day \$	☐ Cinema	
			☐ Other-Specify	

PART 2: ROOM RATES (present Rack:	rates	only)
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For Fiscal Year Ending 19____

ROOM TYPES	No. of Each	SINGLE RATE	Double Rate	TOTAL NO. OF ROOMS
·				Average Room Rate \$
				No. of Days Open
		,		Average Occup. %
				Total Ann. Gross Room Sales \$

PART 3: FOOD/BEVERAGE SALES

For Fiscal Year Ending 19____

Public Facilities	Days of Oper.	No. of Seats	Floor Area	Annual Food Sales	Food Sales Per Seat	Ann. Bev. Sales	Bev. Sale Per Seat
Coffee Shop							
Dining Room							
Dining Lounge							
Supper Club							
Lounge Bar					'		
Cafeteria							
Beverage Room							
Entertain. Lounge							
Banquet Facilities							
Room Service							

TOTAL ANNUAL GROSS SALES FOR:

FOOD \$_____

Beverage \$____

The expenses are herein listed in the order set up for standard hotel accounting procedures, commencing with Departmental Expenses. These may be itemized or shown as a total for each department, as desired.

PART 4: DEPARTMENTAL EXPENSES

For Fiscal Year Ending 19_

Cost of Room S	SALES	Cost of Food	SALES	Cost of Beverage Sales		
Item	Amount	Item	Amount	Item	Amount	
Wages		Wages		Wages		
Supplies		Cost of Food		Wine & Liquor		
Linen		Supplies		Beer		
Laundry				Liquor Bd. Fees .		
				Entertainment		
COLUMN TOTAL \$		COLUMN TOTAL \$		COLUMN TOTAL \$		

PART 5: OPERATING EXPENSES

For Fiscal Year Ending 19___

Ітем	AMOUNT	Ітем	AMOUNT
Administrative		Maintenance	
Office Staff		Decorating	
Office supplies		Supplies	
Advertising		Property and Liability Ins.	
Heat		Legal and Audit Fees	
Light		Air Conditioning	
Water		Elevators	
Repairs		Property taxes	
COLUMN TOTAL \$		COLUMN TOTAL \$	
		Total Operating Expenses \$	

Date Completed Signature
Title/Position

O. Reg. 503/75, s. 1, part.

ARTHUR MEEN
Minister of Revenue

Dated at Toronto, this 12th day of June, 1975.

(5785)

26

THE EXECUTIVE COUNCIL ACT

O. Reg. 504/75.

Assignment of Power and Duty. Made-June 11th, 1975. Filed-June 12th, 1975.

REGULATION MADE UNDER THE EXECUTIVE COUNCIL ACT

ASSIGNMENT OF POWER AND DUTY

1. The power and duty to act as approving authority with respect to expropriations made under The Power Corporation Act pursuant to subsection 4 of section 5 of The Expropriations Act is transferred to the Minister of Energy effective the first day of June, 1975. O. Reg. 504/75, s. 1.

(5786)

THE PLANNING ACT

O. Reg. 505/75.

Restricted Areas-County of Kent, Township of Chatham. Made-June 9th, 1975. Filed-June 13th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 10/73 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 10/73 is amended by adding thereto the following section:
- 31. Notwithstanding any other provision of this Order, the land described in Schedule 25 may be used for the erection and use thereon of one additional single-family dwelling and buildings and structures accessory thereto. O. Reg. 505/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 25

That parcel of land situate in the Township of Chatham in the County of Kent, being composed of the southwest quarter of Lot 13 in Concession III of the said Township containing by admeasurement 50 acres, more or less;

Excepting that portion thereof heretofore conveyed to the Municipal Corporation of the County of Kent by an Instrument registered in the Land Registry Office for the Registry Division of Kent (No. 24) as Number 40790, more particularly described as follows:

Beginning at the place of intersection of the southerly limit of the road allowance between concessions III and IV and the northeasterly limit of the road between lots 12 and 13 in the said Concession III;

Thence southeasterly along the said northeasterly limit a distance of 1,000 feet;

Thence northerly in a straight line to a point in the southeasterly limit of the road allowance between concessions III and IV to a point 74 feet measured northeasterly along the said road allowance from the point of beginning;

Thence southwesterly along the southeasterly limit of the said road allowance a distance of 74 feet to the place of beginning.

O. Reg. 505/75, s. 2.

26

G. M. FARROW Executive Director, Plans Administration Division, Ministry of Housing

Dated at Toronto, this 9th day of June, 1975.

(5787)

THE PLANNING ACT

O. Reg. 506/75.

Restricted Areas-Part of the District of Thunder Bay. Made-June 9th, 1975. Filed-June 13th, 1975.

REGULATION TO AMEND ONTARIO REGULATION 109/75 MADE UNDER THE PLANNING ACT

- 1. Ontario Regulation 109/75 is amended by adding thereto the following section:
- 14. Notwithstanding any other provision of this Order, each of the parcels described in Schedule 2 may be used for the erection and use thereon of one single-family dwelling and buildings and structures accessory thereto. O. Reg. 506/75, s. 1.
 - 2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 2

1. That part of the south half of Lot 8 in Concession I in the Geographic Township of Gorham, being Part 1 of a Plan registered in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Number 55R-904.

- That part of the south half of Lot 8 in Concession I in the Geographic Township of Gorham, being Part 2 of a Plan registered in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Number 55R-904.
- The southeast quarter of the south half of Lot 4 in Concession III in the Geographic Township of Gorham.
- The southeast quarter of the south half of Lot 4 in Concession II in the Geographic Township of Ware.
- 5. That part of the north half of Lot 7 in Concession 11 in the Geographic Township of Gorham, being Part 2 of a Plan registered in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Number 55R-1107. O. Reg. 506/75, s. 2.

G. M. FARROW
Executive Director,
Plans Administration Division,
Ministry of Housing

Dated at Toronto, this 9th day of June, 1975.

(5788)

